necessary delay be copied in the Book appropriated therefor according to the order of its admission.

And all such books shall be authenticated at such intervals and in such manner as is from time to time prescribed by the Inspector General.

- 53. All entries in each Book shall be numbered Entries to be num. in a consecutive series, which shall commence and terminate with the year, a fresh series being commenced at the beginning of each year.
- carrent indexes and entries therein.

  tents of such books; and every entry in such indexes shall be made, so far as practicable, immediately after the registering officer has copied, or filed a memorandum of, the document to which it relates.
- 55. Two such indexes shall be made in all registration offices, and shall be named, respectively, Index No. I. and Index No. II.

Index No. I, shall contain the names and additions of all persons executing and of all persons claiming under every document copied into or memorandum filed in Book No. 1 or Book No. 3.

Index No. II. shall contain such particulars mentioned in section twenty-one, relating to every such document and memorandum as the Inspector General from time to time directs in that behalf.

A third index to be called Index No. III. shall contain the names and additions of all persons executing and of all persons claiming under every document copied into Book No. 4.

Indexes Nos. I., II. and III. shall contain such other particulars, and shall be prepared in such form, as the Inspector General from time to time directs.

Copy of entries in Indexes Nos. I. and II.

Copy of entries in Indexes Nos. I. and II.

Copy of entries in Indexes Nos. I. and II.

Copy of entries in Indexes Nos. I. and II.

Graph of entries in Indexes Nos. I. and II.

Copy of entries in Indexes Nos. I. and II.

Such copy to be filed in Registrar's office.

Every Registrar receiving such copy shall file it in his office.

Registering officers to allow inspection of certain books and indexes, and to give certified copies of entries.

by any person applying to inspect the same; and subject to the provisions of section sixty-two, copies of entries in such books shall be given to all persons applying for such copies.

Subject to the same provisions, copies of entries in Books Nos. 3 and 4 and in the indexes relating thereto shall be given to any person executing or claiming under the documents to which such entries respectively refer; but the requisite search for such entries shall be made only by the registering officer.

Such copies shall be signed and sealed by the registering officer, and shall be admissible for the purpose of proving the contents of the original documents.

(B.) As to the procedure on admitting to registration.

58. On every document admitted to registration,

Particulars to be endorsed on documents
admitted to registraorder, there shall be endorsed
admitted to registration.

from time to time the following
particulars (that is to say),—

- (1) the signature and addition of every person admitting the execution of the document; and, if such execution has been admitted by the representative, assign or agent of any person, the signature and addition of such representative, assign or agent
- (2) the signature and addition of every person examined in reference to such document under any of the provisions of this Act; and
- (3) any payment of money or delivery of goods made in the presence of the registering officer in reference to the execution of the document, and any admission of receipt of consideration, in whole or in part, made in his presence in reference to such execution.

If any person admitting the execution of a document refuses to endorse the same, the registering officer shall nevertheless register it, but shall at the same time endorse a note of such refusal.

same time endorse a note of such refusal.

59. The registering officer shall affix the date
Such endorsements to and his signature to all enbe dated and signed by dorsements made under the
registering officer. last preceding section, relating to the same document and made in his presence
on the same day.

Certificate showing that document has been registered, and number and page of Book in which it has been copied.

Certificate showing that document has been registered, and number and document presented for registration have been complied with, the registering officer

shall endorse thereon a certificate containing the word "registered," together with the number and page of the Book in which the document has been copied.

Such certificate shall be signed, sealed and dated by the registering officer and shall then be admissible for the purpose of proving that the document has been duly registered in manner provided by this Act, and that the facts mentioned in the endorsements referred to in section fifty-nine have occurred as therein mentioned.

61. The endorsements and certificate referred to Endorsements and cer- and mentioned in sections fifty-tificate to be copied. nine and sixty shall thereupon be copied into the margin of the Register Book, and the copy of the map or plan (if any) mentioned in section twenty-one shall be filed in Book No. 1.

The registration of the document shall thereDocument to be reupon be deemed complete, and
turned. the document shall then be
returned to the person who presented the same for
registration, or to such other person (if any) as he
has nominated in writing in that behalf on the
receipt mentioned in section fifty-two.

Procedure on presentation of a document in a language unknown to the registering officer.

\*original, and, together with the copy referred to in section nineteen, shall be filed in the registration office.

The endorsements and certificate respectively mentioned in sections fifty-nine and sixty shall be made on the original, and for the purpose of making the copies and memoranda required by sections fifty-seven, sixty-four, sixty-five and sixty-six, the translation shall be treated as if it were the original.

63. Every registering officer may at his dis-Power to administer cretion administer an oath to oaths. any person examined by him under the provisions of this Act.

He may also at his discretion record a note of Record of substance of the substance of the statement statements. made by each such person, and such statement shall be read over, or (if made in a language with which such person is not acquainted) interpreted to him in a language with which he is acquainted, and if he admits the correctness of such note, it shall be signed by the registering officer.

Every such note so signed shall be admissible for the purpose of proving that the statements therein recorded were made by the persons and under the circumstances therein stated.

#### (C.) - Special duties of Sub-Registrar.

64. Every Sub-Registrar on registering a docu-

Procedure on Sub-Registrar's registration of document relating to immoveable property situate in several Sub-Districts. ment relating to immoveable property not wholly situate in his own Sub-District, shall make a memorandum thereof and of the endorsement and certificate thereon, and send

the same to every other Sub-Registrar subordinate to the same Registrar as himself in whose Sub-District any part of such property is situate, and such Sub-Registrar shall file the memorandum in his Book No. 1.

65. Every Sub-Registrar on registering a docu-

Procedure on Sub-Registrar's registration of document relating to immove able property situate in more Districts than one, shall also forward a copy thereof and of the endorsement and certificate thereon, together with a copy of the map or plan (if any) mentioned in section twentyone, to the Registrar of every District in which any part of such property is situate other than the

The Registrar on receiving the same shall file in his Book No. 1 the copy of the document and the copy of the map or plan (if any), and shall forward a memorandum of the document to each of the Sub-Registrars subordinate to him within whose Sub-District any part of such property is situate; and every Sub-Registrar receiving such memorandum shall file it in his Book No. 1.

District in which his own Sub-District is situate.

### (D.)-Special duties of Registrar.

66. On registering any document not testaProcedure on register. mentary relating to immoveing documents relating able property the Registrar
shall forward a memorandum
of such document to each Sub-Registrar subordinate to himself in whose Sub-District any part of
the property is situate.

He shall also forward a copy of such document, together with a copy of the map or plan (if any) mentioned in section twenty-one, to every other Registrar in whose District any part of such property is situate.

Such Registrar, on receiving any such copy, shall file it in his Book No. 1, and shall also send a memorandum of the copy to each of the Sub-Registrars subordinate to him within whose Sub-District any part of the property is situate. Every Sub-Registrar receiving any memorandum under this section shall file it in his Book No. 1.

Procedure on registrassection thirty, clause (b), a tion under section 30, copy of such document and clause b. of the endorsements and certificate thereon shall be forwarded to every Registrar within whose District any part of the property to which the instrument relates is situate, and the Registrar receiving such copy shall follow the procedure prescribed for him in the first clause of section sixty-six.

#### (E.)—Of the controlling powers of Registrars and Inspectors General.

68. Every Sub-Registrar shall perform the Registrar to superintend and control Sub-Registrars.

District the office of such Sub-Registrar is situate.

Every Registrar shall have authority to issue (whether on complaint or otherwise) any order consistent with this Act which he considers necessary in respect of any act or omission of any Sub-Registrar subordinate to him, or in respect of the rectification of any error regarding the Book or the office in which any document shall have been registered.

69. The Inspector General shall exercise a general superintendence over superintend registration all the registration offices in the territories under the Local

His power to frame Government, and shall have power from time to time to frame rules consistent with this Act—

providing for the safe custody of books, papers and documents, and also for the destruction of such books, papers and documents as need no longer be kept;

declaring what languages shall be deemed to be commonly used in each District;

declaring what territorial divisions shall be recognized under section twenty-one;

regulating the amount of fines imposed under section twenty-four;

regulating the exercise of the discretion reposed in the registering officer by section sixty-three;

regulating the form in which registering officers are to make memoranda of documents;

regulating the authentication by Registrars and Sub-Registrars of the books kept in their respective offices under section fifty-one;

declaring the particulars to be contained in Indexes Nos. I, II and III, respectively;

declaring the holidays that shall be observed in the registration offices;

and, generally, regulating the proceedings of the Registrars and Sub-Registrars.

The rules so framed shall be submitted to the Local Government for approval, and, after they have been approved, they shall be published in the official *Gazette*, and shall then have the same force as if they were inserted in this Act.

70. The Inspector General may also, in the exercise of his discretion, remit wholly or in part the difference between any fine levied under section twenty-four or section thirty-four and the amount of the proper registration fee.

#### PART XII.

OF REFUSAL TO REGISTER.

Reasons for refusal to register to be record-ed by Registrar or Sub-Registrar. 71. Every registering officer refusing to register a document,

except (1) where the property to which the document relates is not situate within his District or Sub-District, or (2) where the registering officer being a Registrar declines to accept the document on the ground that it ought to be registered in the office of a Sub-Registrar,

shall make an order of refusal and record his reasons for such order in his Book No. 2, and endorse the words "registration refused" on the document; and on application made by any person executing or claiming under the document, shall, without unnecessary delay, give him a copy of the reasons so recorded.

No registering officer shall accept for registration a document so endorsed unless and until, under the provisions hereinafter contained, the document is directed to be registered.

Registrar may alter or wise orders of Sub-Registrar refusing regis-

72. An appeal shall lie against an order of a Sub-Registrar refusing to admit a document to registration (whether the registration of such document is compul-

or optional) to the Registrar to whom such Sub-Registrar is subordinate if presented to such Registrar within thirty days from the date of the order, and the Registrar may reverse or alter such order:

Any Registrar refusing to direct the registration of any document shall make an order of refusal and record the reasons for such order in his Book No. 2, and on application made by any person executing or claiming under the document, shall, without unnecessary delay, give him a copy of the reasons so recorded.

gistrar refuses to regis-ter or direct registration of documents falling under section seventeen or section eighteen, clauses

73. If a Registrar makes under section seventy-Procedure where Re- one or section seventy-two an order of refusal to register or to direct the registration of any document,

or if he has made a like order under section eightytwo or section eighty-three of Act No. XX of 1866,

or if the Sub-Registrar has refused to register the document on the ground that the person, or one of the persons, by whom the document purports to have been executed has denied the execution,

or if the Registrar has himself as Sub-Registrar made an order of refusal under section seventy-one,

any person claiming under such document, or his representative, assign or agent authorized as aforesaid, may, within thirty days after the making of the order of refusal, apply by petition to the District Court, in order to establish his right to have the document registered.

74. The petition shall be in the form contained in the second Schedule hereto annexed or as near thereto as circumstances permit, and shall be accomions seventy-one and seventy-two; the statements in the petition shall be verified by the petitioner

in manner required by law for To be verified. the verification of plaints; and the petition may be amended by permission of

75. The court shall fix a day for the hearing of the petition not less than two Court to fix day for days after the service next hearing petition, and copy thereof to be served. hereinafter mentioned, and shall direct a copy of the petition, with a notice at the foot thereof of the day so fixed, to be served on the registering officer and on such other persons (if any) as the court thinks fit; and the provisions of the Code of Civil Procedure as to the service and endorsement of summonses shall apply, mutatis mutandis, to copies of petitions under this section.

76. The court may summon and enforce the Court may order document to be registered. attendance of witnesses and compel them to give evidence. compel them to give evidence,

and on the day so fixed as aforesaid or on any day to which the hearing of the petition may be adjourned, shall enquire-

- (a.) whether the document has been executed,
- (b.) whether the requirements of the law for the time being in force have been complied with on the part of the petitioner so as to entitle the document to registration.

If it finds that the document has been executed and that the said requirements have been complied with, the court shall order the document to be registered,

and if the document be duly presented for registration within thirty days after the making of such order, the registering officer shall obey same, and thereupon shall, so far as may be practicable, follow the procedure prescribed in sections fifty-eight, fifty-mine and sixty.

Such registration shall take effect as if the document had been registered when it was first duly presented for registration.

Provided that when the officer presiding over
the District Court has himself as registering officer made any order complained of under this section, the petition shall, within sixty days after the making of such order, be presented to the High Court, and the provisions contained in the former part of this section shall, mutatis mutandis, apply to such petition and the order (if any) thereon.

The District Court or the High Court, as the case may be, may direct by whom the whole or any part of the costs of any proceedings before it under this Part shall be paid, and such costs shall be recoverable as if they had been awarded in a suit under the Code of Civil Procedure.

No appeal lies from any order made under this

### PART XIII.

OF THE FEES FOR REGISTRATION, SEARCHES AND COPIES.

77. Subject to the approval of the Governor Fees to be fixed Local Government.

General in Council, the Local Government shall prepare a table of fees payable—

for the registration of documents:

for searching the registers:

for making or granting copies of reasons, entries or documents, before, on or after registration;

And of extra or additional fees payable-

for every registration under section thirty: for the issue of commissions:

for filing translations:

for attending at private residences:

and for such other matters as appear to the Local Government necessary to effect the purposes of this Act.

The Local Government may from time to time, subject to the like approval, Alteration of fees. alter such table.

A table of the fees so payable shall be published in the official Gazette, and a Publication of fees. copy thereof in English and the Vernacular language of the District shall be exposed to public view in every registration office.

Fees payable on pre-sentation

78. All fees for the registration of documents under this Act shall be payable on the presentation of such documents.

#### PART XIV.

#### PENALTIES.

79. Every registering officer appointed under this Act and every person employed in his office for the

Penalty for incorrectly endorsing, copying, translating or registering documents with intent to injure.

purposes of this Act, who, being charged with the endorsing, copying, translating

or registering of any document presented or de-posited under the provisions, endorses, copies, translates or registers such document in a manner which he knows or believes to be incorrect, intending thereby to cause, or knowing it to be likely that he may thereby cause injury, as defined in the Indian Penal Code to any person, shall be punished with imprisonment for a term which may extend to seven years, or with fine, or with both.

- 80. Whoever commits any of the following offences shall be punishable Penalty for certain with imprisonment for a term other offences. which may extend to seven years, or with fine, or with both :-
- (a) intentionally makes any false statement, whether on oath or not, and Making false statements before registering whether it has been recorded or not, before any officer acting in execution of this Act, in any proceeding or enquiry under this Act,
- (b) intentionally delivers to a registering officer Delivering false copy in any proceeding under section nineteen or section twenty-one a false copy or translation of a document, or a false copy of a map or plan.
- (c) falsely personates another, and in such assumed character presents False personation. any document, or any admission or statement, or causes any summons or commission to be issued, or does any other act in any proceeding or enquiry under this Act,
- (d.) abets within the meaning of the Indian Penal Code anything made Abetment of offences punishable by this Act. under this Act.
- 81. A prosecution for any offence under this Act coming to the knowledge Registering officer may institute prosecutions. of a registering officer in his official capacity may be insti-

tuted by or with the permission of the Inspector General, the Branch Inspector General of Sindh, the Registrar or the Sub-Registrar, in whose territories, District or Sub-District, as the case may be, the offence has been committed.

Offences punishable under this Act shall be triable by any court or officer exercising powers not less than those of a Subordinate Magistrate of the first class:

Provided that in imposing penalties under this Act, no such Court or Officer shall exceed the limits of jurisdiction prescribed by the law for the time being in force as to such Court or Officer.

All fines imposed under this Act may be recovered, if for offences committed outside the limits of the Presidency Towns, in the manner prescribed by the Code of Criminal Procedure and if for offences committed within those limits, in the manner prescribed by any Act regulating the Police of such Towns for the time being in force.

82. Every registering officer appointed under Registering officers to this Act shall be deemed a deemed public ser- public servant within the be deemed public servants. meaning of the Indian Penal Code.

Every person shall be legally bound to furnish information to such registering officer when required by him to do so. And in section two hundred and twenty-eight of the same Code, the words "judicial proceeding" shall include any proceeding under this Act.

#### PART XV.

#### MISCELLANEOUS.

83. Documents (other than wills) remaining unclaimed in any registration Destruction of un-claimed documents. office, for a period exceeding two years, may be destroyed.

Registering officer not to be liable for anything bona fide done or refused in his official capacity.

84. No registering officer shall be liable to any suit, claim or demand by reason of anything in good faith done or refused in his official capacity.

85. Nothing done in good faith pursuant to this Act, or any Act hereby repealed, by any registering officer, shall be deemed invalid Nothing done by re-gistering officer to be invalidated by defect in his appointment or promerely by reason of any defect cedure. in his appointment or proce-

86. Notwithstanding anything herein contained, it shall not be necessary for any officer of Government, Registration of docu-ments executed by Govor for the Administrator General of Bengal, Madras ernment officers certain public functionaries.

or Bombay, or for any Official Trustee, or for the Sheriff, Receiver or Registrar of a High Court, to appear

in person or by agent at any registration office in any proceeding connected with the registration of any instrument executed by him in his official capacity, or to sign as provided in section fifty-

But when any instrument is so executed, the registering officer to whom such instrument is presented for registration may, if he think fit, refer to any Secretary to Government or to such officer of Government, Administrator General, Official Trustee, Sheriff, Receiver or Registrar, as the case

may be, for information respecting the same, and, on being satisfied of the execution thereof, shall register the instrument.

### Exemptions from Act.

- 87. Nothing contained in this Act or any Act hereby repealed shall be deemed to require, or to have at any time required, the registration of any of the following documents or maps:—
- (a.) Documents issued, received, or attested by any officer engaged in making a settlement or revision of settlement of land revenue, and which form part of the records of such settlement.
- (b.) Documents and maps issued, received, or authenticated by any officer engaged on behalf of (jovernment in making or revising the survey of any land, and which form part of the record of such survey.
- (c.) Documents which, under any law for the time being in force, are filed periodically in any revenue office by patwaris or other officers charged with the preparation of village records.
- (d.) Sanads, inám title-deeds, and other documents purporting to be or to evidence grants or assignments by Government of land or of any interest in land.

But all such documents and maps shall, for the purposes of sections forty-eight and forty-nine, be deemed to have been and to be registered in accordance with the provisions of this Act.

Inspection and copies of such documents.

Inspection and copies of such documents of such fees as the Local Government from time to time prescribes in this behalf, all documents and maps mentioned in section eighty-seven, clauses (a), (b) and (c), and all registers of the documents mentioned in clause (d), shall be open to the inspection of any person applying to inspect the same, and, subject as aforesaid, copies of such documents shall be given to all persons applying for such copies.

Recognition in Oudh and Burma for three months of powers of attorney not duly executed. Oudh and British Burma, a power of attorney not duly executed according to the provisions of section thirty-three shall, notwithstanding anything therein contained, be deemed to have been duly executed under the provisions of the same section, if the registering officer is satisfied that it has been executed in good faith, and if a power of attorney attested under the provisions of this Act cannot be obtained within the time during which the document sought to be registered can, under such provisions, be accepted for registration.

90. All rules relating to registration hereBurmese registration to fore enforced in British
rules confirmed. Burma shall be deemed to
have had the force of law, and no suit or other
proceeding shall be maintained against any officer
or other person in respect of any thing done under
any of the said rules.

### FIRST SCHEDULE.

(See Section 2.)

Number and year.	Title.	Extent of repeal.
XXII of 1864	An Act to make provision for the Administration of Military Cantonments.	Sections ten and forty-five.
XX of 1866	An Act to provide for the Registration of Assurances.	The whole.
XXVII of 1868	An Act to exempt certain Instruments from the Indian Registration Act, 1866.	The whole.
VII of 1870	The Court Fees Act	In Schedule I the number and words following: "3. Petition under the Indian Registration Act, section fifty-three."
	All Rules relating to the registration of documents and having the force of law in Oudh.	The whole,
Section 1	All Rules relating to the registration of documents and having the force of law in any part of British Burma,	The whole.

#### SECOND SCHEDULE.

Form of petition under section 73.



To the Judge of the District Court [or To the Deputy Commissioner] of

The

day of

18

The petition of A. B. of Sheweth—

- 1. That by an instrument dated the day of and made between C. D. of the one part and your petitioner of the other part, certain lands were conveyed to your petitioner absolutely.
- 2. That such instrument was executed by the said C. D. on the day of 18 .
- 3. That the property to which such instrument relates is situate in the Sub-District of the Sub-Registrar of and in the District of
- 4. That on the day of your petitioner presented the said instrument for registration under "The Indian Registration Act, 1871," in the office of the said Sub-Registrar.
- 5. That the said Sub-Registrar thereupon made an order of refusal, dated the day of 18, to register the said instrument and
- gave your petitioner a copy, which is filed herewith, of the reasons for such order.
- 6. That your petitioner on the day of appealed to the Registrar of against such order.
- 7. That the said Registrar thereupon made an order of refusal, dated the day of to direct the registration of the said instrument and gave your petitioner a copy, which is filed herewith, of the reasons for such order.
- 8. That the reasons referred to in paragraphs 5 and 7 of this petition are, as your petitioner submits, insufficient.

Your petitioner therefore prays that your Honour will order the said Sub-Registrar to register the said instrument.

A. B.

Another Form.



To the Judge of the District Court [ or To the Deputy Commissioner] of .

The

day of

18

The petition of A. B. of Sheweth-

- of and made between C. D. of the one part and your petitioner of the other part, certain lands were conveyed to your petitioner by way of mortgage to secure the sum of one thousand rupees.
- 2. That such instrument was executed by the said C. D. on the day of 18,
- 3. That the property to which such instrument relates is situate in the Sub-District of the Sub-Registrar of and in the District of
- 4. That on the day of your petitioner presented the said instrument for registration under the Indian Registration Act 1871 in the office of the said Sub-Registrar, and the said C. D. appeared personally before the said Sub-Registrar and falsely denied the execution of the said instrument.
- 5. That the said Sub-Registrar thereupon made an order of refusal dated the day of 18 to register the said instrument and gave your petitioner a copy, which is filed herewith, of the reasons for such order.
- That your petitioner has complied with the requirements of the said Act so far as it has been possible for him to do so.

Your petitioner therefore prays that your Honour will order the said Sub-Registrar to register the said instrument.

A. B.

#### Form of Verification.

1, A. B., the petitioner named in the above petition, do declare that what is stated therein is true to the best of my information and belief.

(Signed.) A. B.

# INDEX.

Abetment of offences under Act, sec. 80, cl. (d).
Absence of Registrar, sec. 10.
of Registrar on duty in his district, sec. 11.
of Sub-Registrar, sec. 12.
Acceptance of document after period for presentation, sec. 24, sec. 25.
Accident, delay in presentation owing to, sec. 24.
delay in appearance owing to, sec. 34.
Acknowledgments optionally registrable, sec. 18, cl. (7).
Act XIV of 1859, sec. 1, cl. 10, saved, sec. 2.
Act XXII of 1864, secs. 10 and 45 repealed, sec. 2, sch. 1.
Act X of 1865, sec. 259, saving of, sec. 46.
Act XX of 1866 repealed, sec. 2, sch. 1.
Act XXVII of 1868 repealed, sec. 2, sch. 1.
Act VII of 1870, schedule 1, No. 3, repealed, sec. 2, sch. 1.
'Addition' defined, sec. 3.
to be endorsed on document admitted to registration, sec. 58.
Administrator General, registration of instruments executed by, sec. 86.
Admissibility of registering officers' copies of entries in register books, sec. 57.
of certificate that document has been registered, sec. 60.
——————————————————————————————————————
Admission of execution, procedure on, sec. 35.
by person refusing to endorse, sec. 58.
of receipt of consideration made in presence of registering officer, sec. 58.
of correctness of note of registering officer, sec. 63.
Adoptive son, may present authority to adopt for registration, sec. 40.
See Authorities to adopt.
Agent of executant or claimant or of his representative or assign, sec. 32.
——how duly authorised, sec. 33.
enquiry as to his right to appear, sec. 35.
admission of execution by, sec. 35.
of testator may deposit will, sec. 42.
Agreement to lease included in 'lease,' sec. 3.
registered document when to take effect against oral, sec. 48.
Agreements optionally registrable, sec. 18, cl. (7).
Alteration of limits of Districts and Sub-Districts, sec. 5.
of order of Sub-Registrar refusing registration, sec. 72.
Alterations, documents containing, sec. 20.
Amendment of petition, sec. 74.
Appeal against order of Sub-Registrar refusing to admit to registration, sec. 72.
not from orders made by District Court as to registration, sec. 76.
Appearance of executants before registering officer, sec. 34.
See Attendance.
enforcement of, sec. 36
exemption of certain public officers from, sec. 86.
Application for direction to register document of which presentation delayed, sec. 24.
Appointment during absence of Registrar, secs. 10, 11.
of Sub-Registrar, sec. 12.
Appointments and a second of the second of t
Appointments under repealed Acts, sec. 2.
of Inspector General, sec. 4.
of Branch Inspector General of Sindh, sec. 4.
of Registrars and Sub-Registrars, sec. 6.
of Inspectors of registration offices, sec. 8.
of persons to act for Registrars or Sub-Registrars, secs. 10, 11, 12.
Arrival in Bridge I great Arrival in Bridge I great Arrival in Bridge I great
Arrival in British India, presentation of document within four months after its, sec. 25.
Darthership optionally registrable sec 15 ct (1)
Assign of executant or claimant, presentation by, sec. 32.
enquiry into his right to appear, sec. 35.
of deceased, denial of execution by, sec. 35.
Assignments optionally and by, sec. 35.
Assignments optionally registrable, sec. 18, cl. (7).
at private residence, sec. 31.
of executant or witness, how procured, sec. 36.

Attestation of interlineations, blanks, &c., sec. 20.
of powers of attorney executed by sick persons or prisoners, sec. 33.
——— of register books, power to regulate, sec. 69.
Attorney,—see Agent, Power of Attorney.
Authentication of powers of attorney, sec. 33.
——————————————————————————————————————
Authorities to adopt executed before 1st January 1872, registration and deposit of, sec. 2.
when they must be registered, sec. 17.
by whom presented, sec. 40.
how registered, sec. 41.  when entitled to be registered, sec. 41.
when entitled to be registered, sec. 41.
when they confer no power, sec. 49.
Awards relating to immoveable property may be registered, sec. 18, cl. (4).
—— optionally registrable, sec. 18, cl. (7).
—— place for registering, sec. 28.
book for entering, sec. 51.
Benefit to arise out of land, included in 'immoveable property,' sec. 3.
Bills of exchange, optionally registrable, sec. 18, cl. (7).
— of sale, optionally registrable, sec. 18, cl. (7).
Blanks, documents containing, sec. 20.
Bombay Registrar may register documents without regard to situation of land comprise
therein, sec. $30(b)$ .
Bonds, optionally registrable, sec. 18, cl. (7).
'Book' defined, sec. 3.
Books, to be provided for registration offices, sec. 16.
to be kept in registration offices, sec. 51.
Boundaries, sec. 21.
Branch Inspector General, sec. 4.
British consul, see Consul.  British India, delay in presenting documents executed in, sec. 24.
delay in presenting documents executed out of, sec. 25.
Building, included in immoveable property, sec. 3.
Burma, temporary recognition in, of powers of attorney not duly executed, sec. 89.
confirmation of rules relating to registration heretofore enforced in, sec. 90.
repeal of such rules, sec. 2, sch. 1.
가는 사용하는 사용하는 이 그 전문에 들어왔다. 그리고 하는 사람들은 그리고 하는 사람들이 되었다. 그리고 하는 사람들이 되었다면 하는 사람들이 되었다. 그리고 하는 사람들이 되었다. 그리고 그리고 하는 사람들이 되었다면 하는 것이다. 그리고 그리고 하는 사람들이 되었다면 하는 것이다.
Calcutta, Registrar may register documents without regard to situation of land comprised
therein, sec. 306.  Cantonment Magistrate, to be Sub-Registrar or Registrar, sec. 9.
Certificate, showing the document has been registered, sec. 60.
to be copied into margin of register book, sec. 61.
Claimant under document, presentation by, sec. 32.
may obtain summons against executant, sec. 36.
may present will, sec. 40.
may apply to District Court, sec. 73.
Code of Civil Procedure, certain provisions of, applied to copies of petition, sec. 75.
Commencement of Act, sec. 1.
Commission for examination of executant and witness, sec. 38.
fee for issue of, sec. 77.
Committee of lunatic included in 'representative,' sec. 3.
Composition deed, exempt from compulsory registration, sec. 17.
optionally registrable, sec. 18, cl. (7).
Compulsory registration, sec. 17.
Conditions of sale, optionally registrable, sec. 18, cl. (7).
Consul, authentication of power of attorney by British, sec. 33.  Contracts, optionally registrable, sec. 18, cl. (7).
Conv of document in language not understood by projectories of the
Copy of document in language not understood by registering officer, sec. 19.  ———————————————————————————————————
of reasons for refusal to register, sec. 71.
of table of fees to be exposed in registration offices, sec. 77.
of will ordered to be produced in Court, sec. 46.
Copies of documents exempted from registration, sec. 88.
——————————————————————————————————————
of entries in books Nos. 3 and 4 and indexes relating thereto, sec. 57.

```
Copies of maps or plans contained in documents, sec. 21, cl. (e).
____ of reasons recorded under secs. 71, 72 to accompany petition, sec. 74. Costs of proceedings under Part XII, sec. 76.
Counterpart, included in 'lease,' sec. 3.
Court, authentication of power of attorney by foreign, sec. 33.

See District Court, High Court.
Coverants, optionally registrable, sec. 18, cl. (7).
Covering slips, see Entry.
Crops, see Growing Crops.
Custody of books, &c., rules for, sec. 69.
Date of presentation to be endorsed, sec. 52.
        endorsement on documents admitted to registration, sec. 59.
         certificate shewing that document has been registered, sec. 60.
Debentures, see Land Companies.
Death of executant, sec. 35.
      of testator, sec. 41.
of donor of authority to adopt, sec. 41.
      of depositor of will, sec. 45.
Deceased, see Death.
Decree, certified copy of, optionally registrable, sec. 18, cl. 7.

— when it must be presented, sec. 23.

— where it must be registered, sec. 29.
        who may present, sec. 32.
        - exempt from secs. 34 and 35, sec. 35.
Delay in presenting documents executed in British India, sec. 24.
——- in presenting documents executed abroad, sec. 25.

Delivery of possession accompanying oral agreement, sec. 48.
          of goods made in presence of registering officer, sec. 58.
          of false copy or translation, sec. 80b.
 Denial of execution, sec. 35.
Deposit of wills, may be at any time, sec. 27.

See Authorities to adopt.
 Depositor may withdraw sealed cover containing will, sec. 44.
           procedure on death of, sec. 45.
 Description of parcels, sec. 21.

Destruction of books, &c., sec. 69.

of unclaimed documents, sec. 83.
 Discretion of registering officer as to accepting documents containing interlineations, &c., sec. 20.

as to registering documents registrable by Sub-Registrar, sec. 30.
                                     - as to procuring issue of summons, sec. 36.
                                     - as to administering oaths and recording statements, sec. 63.
              power to regulate exercise of, sec. 69.
 Dismissal of registering officers, sec. 13. 'District' defined, sec. 3.
 District Court includes High Court in its ordinary original civil jurisdiction, sec. 3.
                  application to, in case of refusal to register, sec. 73.
 Districts, may be excluded from Act, sec. 1.
          - formation of, sec. 5.
           procedure where property is in several, sec. 65.
 Documents of which registration is compulsory, sec. 17.
                                          - optional, sec. 18.
             - in language not understood by registering officer, sec. 19.
              containing interlineations, sec. 20.
              description of parcels in, sec. 21a, b.
              containing maps or plans, sec. 21c.
 Donee of authority to adopt, may present authority for registration, sec. 40.
 Donor of authority to adopt, may present authority for registration, sec. 40. Easements, included in 'immoveable property,' sec. 3.
 Effect of registration, sec. 47.
        of registered document against oral agreement, sec. 48.
        of non-registration of documents required to be registered, sec. 49.
  'Endorsed' defined, sec. 3.
              how documents presented for registration shall be, sec. 52.
              how documents admitted to registration shall be, sec. 58.
  'Endorsement' defined, sec. 3.
                on documents presented for registration, sec. 52,
```

'Endorsement' on documents admitted to be dated and signed by of note of refusal by pers	registration, sec. 58. registering officer, sec. 59. on admitting execution to endorse a document, sec. 58.
on registration, sec. 60. to be copied into margin	
on instrument refused reg	ristration, sec. 71.
Enforcement of attendance of executants Enquiry, whether or not document was ex	and witnesses, sec. 36, sec. 37.
to be held by Court, sec. 76.	
Entries, to be numbered consecutively, se	c. 58.
in indexes when made, sec. 54. fees for making copies of, sec. 77	
Entry, on riders or covering slips included	i in 'endorsement,' sec. 3.
Erasures, documents containing, sec. 20.	
Errors, regarding register books or Regis	tration Offices, Registrar may rectify, sec. 68.
Establishments for registration offices, se	c. 14.
	torney by sick persons or prisoners, or persons exempt
from appearing in of identity, sec. 34.	court, sec. 95.
of death of depositor of sealed	cover, sec. 45.
registering officer's certificate i	s, sec. 60.
may be given on oath, sec. 63.	
record of, sec. 63.	
power to compel witnesses to g	rive, sec. 76.
Examination of persons present in registr	ration office, sec. 35.
of executant or witness, sec.	
Executant, presentation by, sec. 32.	
- must appear to admit executio	n, sec. 35.
denying execution, sec. 35.	and the property of the second
may be summoned, sec. 36. to sign endorsement, sec. 58.	
Executants, appearances of, may be simu	Itangons or at different times see 34
Execution, document to be presented with	
- of power of attorney for purp	
See Burma, Oudh.	
Executor may present will for registration	n, sec. 40.
Exemptions from compulsory registration	
A A A CONTRACTOR OF THE STATE O	of composition-deeds, sec. 17.
	of transfers of shares and debentures on Land Companies, sec. 17.
	of certain documents executed by or in favour of
	Government, sec. 87.
	of certain persons from appearing, sees. 33, 38.
	of certain public functionaries from appearing, sec. 86.
Failure to comply with rules as to descrip	
False copy or translation, penalty for deli	vering, sec. 80, cl. (b.)
- statement before registering officer,	
personation, penalty for, sec. 80, cl.	(c,)
Fees of registering officers, sec. 14.	
— for serving summons, sec. 37. — for registration, searches, and copies	s, sec. 77.
for registration under section thirty	
for issue of commissions, sec. 77.	Service of the service of the Manager and Service of the Service o
for filing translations, sec. 77.	STUE DEBANG CONTRACTOR OF THE STUE OF THE
- for attending at private residences,	sec. 77.
— alteration of, sec. 77.	
for registration of documents to be	payable on presentation, sec. 78.
—— for inspection and copies of docume Ferries, included in 'immoveable property	nts exempted from registration, sec. 88.
Filing translation and copy of documents	s in language unknown to registering officer, sec. 62.
rine, for document of which presentation	delayed, sec. 24.
Fines, under section 24, power to regulate	e amount of, sec. 69.
recovery of, sec. 81.	
Fire-proof boxes in Registrars' offices, sec	. 16.
Fisheries, included in 'immoveable proper	rty, sec. 3.
Fixtures, included in 'moveable property,	sec, 5.

Forms, in Register Books, sec. 16. Fruit upon trees, included in 'moveable property', sec. 3.	
Gift of immoveable property, compulsory registration of instruments of, sec. 17. Good faith, things done by registering officer in, secs. 84, 85. Government,—see Grants, Local Government, Officers.  Governor of Bombay in Council, may appoint branch Inspector General of Sindh, sec. Governor General in Council, his consent necessary to exclusion from operation of Act,	sec. 1.
to declare who shall be Registrar and Inspector General tonments beyond British India, sec. 9.  to approve salaries of registering officers, sec. 14.  to approve fees for registration, &c., sec. 77.	for can-
Grants, optionally registrable, sec. 18, cl. (7.)  ———————————————————————————————————	
Hearing petition, day fixed for, sec. 75.  High Court, in original civil jurisdiction included in 'District Court', sec. 3.  ——————————————————————————————————	
Identification of property, sec. 22.  Identity, of persons alleging that they have executed, sec. 35.  of depositor withdrawing sealed cover, sec. 44.	
Idiot, procedure where executant appears to be, sec. 35.  See Committee.	
'Immoveable property' defined, sec. 3.	
description of, required, sec. 21.  place for registering documents affecting, secs. 28, 29, 30.	
——————————————————————————————————————	
documents affecting, to be registered in Book 1, sec. 51. index to documents affecting, sec. 55.	7 - 5 - 52
sub-registrar's procedure on registering documents affecting, se- registrar's procedure on registering documents affecting, secs. 6	
Inám title deeds, sec. 87, cl. (d.) Incorrect endorsement, copy, translation or registration, penalty for making, sec. 79.	
Indemnification of officers acting under registration rules in Burma, sec. 90.	
Indexes to be kept, sec. 54.  ———————————————————————————————————	
power to declare particulars to be contained in, sec. 69.	
Indian Succession Act, sec. 259 saved, sec. 46. Infant, see Minor.	
Infirm persons need not appear to execute powers of attorney, sec. 33.	
Information to registering officer, all persons legally bound to furnish, sec. 82.	erri vestile si mili
Inspection of books, Nos. 1 and 2, sec. 57.  of indexes relating to book No. 1, sec. 57.	
of documents and maps exempt from registration, sec. 88.	
Inspector General, appointment of, sec. 4.	
may hold other offices, sec. 4.  Inspectors of registration offices to be subordinate to, sec. 8.	
for military cantonment, sec. 9.	
to report certain appointments to Local Government, sec. 13	
to prescribe forms, sec. 16.  to make rules as to authenticating register books, sec. 52.	
to prescribe contents of index 1vo. 2, sec. 33.	
— to prescribe extra particulars in index, sec. 55.	
to fix intervals at which Sub-Registrar shall send copies of entries Nos. 1 and 2, sec. 56.	in indexes
— to superintend registration offices, sec. 69.	

Inspector General may frame rules, sec. 69.
may remit fines levied under sec. 24 or 34, sec. 70.
prosecutions by or with permission of, sec. 81.
Inspectors of registration offices, appointment and duties of, sec. 8.
Instruments of gift of immoveable property to be registered, sec. 17, cl. (1).
purporting to create, &c., any interest worth 100 rupees in immoveable property t
be registered, sec. 17, cl. (2).
of dissolution of partnership, optionally registrable, sec. 18, cl. (7).
of partition, optionally registrable, sec. 18, cl. (7).
Interlineations, documents containing, sec. 20.
Interpretation-clause, sec. 3.
Jail, commission to examine persons in, secs. 33, 38.
Joint stock company, exemption of transfers of shares and debentures of, sec. 17.
Judge, authentication of power of attorney by foreign, sec. 33.
petition against his order as registrar, sec. 76.
"Judicial proceeding" (Penal Code, sec. 228), any proceeding under this Act is a, sec. 82.
Juice in trees, included in 'moveable property,' sec. 3.
Kabúliyát, included in 'lease,' sec. 3.
Land, included in 'immoveable property,' sec. 3.
Land Companies, transfers of shares and debentures in, exempt from compulsory registration
sec. 17, cl. (b).
Lands how described, sec. 21.
Language not understood by registering officer, registration of document in, sec. 19.
procedure on presentation of document in, sec. 62
'Lease' defined, sec. 3.  Leases of immoveable property when to be registered, sec. 17, cl. (4).
———— when optionally registrable, sec. 18, cl. (3).
Lights, included in 'immoveable property,' see. 3.
Limitation, of time for presentation, sec. 23.
in case of urgent necessity, sec. 24.
in case of documents executed abroad, sec. 25.
— where office is closed, sec. 26.
——— of time for appeal against order of refusal, sec. 72.
———— of time for petition to District Court, sec. 73.
of time for presentation under Court's order, sec. 76.
Limits of jurisdiction, sec. 81.
See Alteration.
Local extent, sec. 1.
Local Government may exclude districts from Act, sec. 1.
to establish registration offices, sec. 7.
- to establish registration offices, sec. 7 may appoint Inspectors of registration offices, sec. 8.
- may appoint Inspectors of registration offices, sec. 8.
- may appoint Inspectors of registration offices, sec. 8 may direct military cantonment to be a sub-district or a district, sec. 9.
- may appoint Inspectors of registration offices, sec. 8.  may direct military cantonment to be a sub-district or a district, sec. 9.  may suspend, remove or dismiss registering officers, sec. 13.
- may appoint Inspectors of registration offices, sec. 8 may direct military cantonment to be a sub-district or a district, sec. 9 may suspend, remove or dismiss registering officers, sec. 13 may assign salaries to registering officers, sec. 14 may allow establishments for registration offices, sec. 14.
- may appoint Inspectors of registration offices, sec. 8 may direct military cantonment to be a sub-district or a district, sec. 9 may suspend, remove or dismiss registering officers, sec. 13 may assign salaries to registering officers, sec. 14 may allow establishments for registration offices, sec. 14.
may appoint Inspectors of registration offices, sec. 8.  may direct military cantonment to be a sub-district or a district, sec. 9.  may suspend, remove or dismiss registering officers, sec. 13.  may assign salaries to registering officers, sec. 14.  may allow establishments for registration offices, sec. 14.  to fix second language for seals, sec. 15.  to provide register books, sec. 16.
- may appoint Inspectors of registration offices, sec. 8.  - may direct military cantonment to be a sub-district or a district, sec. 9.  - may suspend, remove or dismiss registering officers, sec. 13.  - may assign salaries to registering officers, sec. 14.  - may allow establishments for registration offices, sec. 14.  - to fix second language for seals, sec. 15.  - to provide register books, sec. 16.  - forms to be prescribed with sanction of, sec. 16.
may appoint Inspectors of registration offices, sec. 8.  may direct military cantonment to be a sub-district or a district, sec. 9.  may suspend, remove or dismiss registering officers, sec. 13.  may assign salaries to registering officers, sec. 14.  may allow establishments for registration offices, sec. 14.  to fix second language for seals, sec. 15.  to provide register books, sec. 16.  forms to be prescribed with sanction of, sec. 16.  to supply fire-proof boxes, sec. 16.
may appoint Inspectors of registration offices, sec. 8.  may direct military cantonment to be a sub-district or a district, sec. 9.  may suspend, remove or dismiss registering officers, sec. 13.  may assign salaries to registering officers, sec. 14.  may allow establishments for registration offices, sec. 14.  to fix second language for seals, sec. 15.  to provide register books, sec. 16.  forms to be prescribed with sanction of, sec. 16.  to supply fire-proof boxes, sec. 16.  to provide for custody of records, sec. 16.
may appoint Inspectors of registration offices, sec. 8.  may direct military cantonment to be a sub-district or a district, sec. 9.  may suspend, remove or dismiss registering officers, sec. 13.  may assign salaries to registering officers, sec. 14.  may allow establishments for registration offices, sec. 14.  to fix second language for seals, sec. 15.  to provide register books, sec. 16.  forms to be prescribed with sanction of, sec. 16.  to supply fire-proof boxes, sec. 16.  to provide for custody of records, sec. 16.  may exempt certain leases from compulsory registration, sec. 17, cl. (4).
may appoint Inspectors of registration offices, sec. 8.  may direct military cantonment to be a sub-district or a district, sec. 9.  may suspend, remove or dismiss registering officers, sec. 13.  may assign salaries to registering officers, sec. 14.  may allow establishments for registration offices, sec. 14.  to fix second language for seals, sec. 15.  to provide register books, sec. 16.  forms to be prescribed with sanction of, sec. 16.  to supply fire-proof boxes, sec. 16.  to provide for custody of records, sec. 16.  may exempt certain leases from compulsory registration, sec. 17, cl. (4).  to appoint officers and Courts to issue and serve summons, sec. 36.
may appoint Inspectors of registration offices, sec. 8.  may direct military cantonment to be a sub-district or a district, sec. 9.  may suspend, remove or dismiss registering officers, sec. 13.  may assign salaries to registering officers, sec. 14.  may allow establishments for registration offices, sec. 14.  to fix second language for seals, sec. 15.  to provide register books, sec. 16.  forms to be prescribed with sanction of, sec. 16.  to supply fire-proof boxes, sec. 16.  to provide for custody of records, sec. 16.  may exempt certain leases from compulsory registration, sec. 17, cl. (4).  to appoint officers and Courts to issue and serve summons, sec. 36.  rules framed by Inspector-General to be approved by, sec. 69.
may appoint Inspectors of registration offices, sec. 8.  may direct military cantonment to be a sub-district or a district, sec. 9.  may suspend, remove or dismiss registering officers, sec. 13.  may assign salaries to registering officers, sec. 14.  may allow establishments for registration offices, sec. 14.  to fix second language for seals, sec. 15.  to provide register books, sec. 16.  forms to be prescribed with sanction of, sec. 16.  to supply fire-proof boxes, sec. 16.  to provide for custody of records, sec. 16.  may exempt certain leases from compulsory registration, sec. 17, cl. (4).  to appoint officers and Courts to issue and serve summons, sec. 36.  rules framed by Inspector-General to be approved by, sec. 69.  to fix fees for registration, &c., sec. 77.
may appoint Inspectors of registration offices, sec. 8.  may direct military cantonment to be a sub-district or a district, sec. 9.  may suspend, remove or dismiss registering officers, sec. 13.  may assign salaries to registering officers, sec. 14.  may allow establishments for registration offices, sec. 14.  to fix second language for seals, sec. 15.  to provide register books, sec. 16.  forms to be prescribed with sanction of, sec. 16.  to supply fire-proof boxes, sec. 16.  to provide for custody of records, sec. 16.  may exempt certain leases from compulsory registration, sec. 17, cl. (4).  to appoint officers and Courts to issue and serve summons, sec. 36.  rules framed by Inspector-General to be approved by, sec. 69.  to fix fees for registration, &c., sec. 77.  may alter such fees, ib.
may appoint Inspectors of registration offices, sec. 8.  may direct military cantonment to be a sub-district or a district, sec. 9.  may suspend, remove or dismiss registering officers, sec. 13.  may assign salaries to registering officers, sec. 14.  may allow establishments for registration offices, sec. 14.  to fix second language for seals, sec. 15.  to provide register books, sec. 16.  forms to be prescribed with sanction of, sec. 16.  to supply fire-proof boxes, sec. 16.  to provide for custody of records, sec. 16.  may exempt certain leases from compulsory registration, sec. 17, cl. (4).  to appoint officers and Courts to issue and serve summons, sec. 36.  rules framed by Inspector-General to be approved by, sec. 69.  to fix fees for registration, &c., sec. 77.  may alter such fees, ib.  may prescribe fees for inspection and copies of documents exempted from
may appoint Inspectors of registration offices, sec. 8.  may direct military cantonment to be a sub-district or a district, sec. 9.  may suspend, remove or dismiss registering officers, sec. 13.  may assign salaries to registering officers, sec. 14.  may allow establishments for registration offices, sec. 14.  to fix second language for seals, sec. 15.  to provide register books, sec. 16.  forms to be prescribed with sanction of, sec. 16.  to supply fire-proof boxes, sec. 16.  to provide for custody of records, sec. 16.  may exempt certain leases from compulsory registration, sec. 17, cl. (4).  to appoint officers and Courts to issue and serve summons, sec. 36.  rules framed by Inspector-General to be approved by, sec. 69.  to fix fees for registration, &c., sec. 77.  may alter such fees, ib.  may prescribe fees for inspection and copies of documents exempted from registration, sec. 88.
may appoint Inspectors of registration offices, sec. 8.  may direct military cantonment to be a sub-district or a district, sec. 9.  may suspend, remove or dismiss registering officers, sec. 13.  may assign salaries to registering officers, sec. 14.  may allow establishments for registration offices, sec. 14.  to fix second language for seals, sec. 15.  to provide register books, sec. 16.  forms to be prescribed with sanction of, sec. 16.  to supply fire-proof boxes, sec. 16.  to provide for custody of records, sec. 16.  may exempt certain leases from compulsory registration, sec. 17, cl. (4).  to appoint officers and Courts to issue and serve summons, sec. 36.  rules framed by Inspector-General to be approved by, sec. 69.  to fix fees for registration, &c., sec. 77.  may alter such fees, ib.  may prescribe fees for inspection and copies of documents exempted from registration, sec. 88.  Lanatic, procedure where executant appears to be, sec. 35.
may appoint Inspectors of registration offices, sec. 8.  may direct military cantonment to be a sub-district or a district, sec. 9.  may suspend, remove or dismiss registering officers, sec. 13.  may assign salaries to registering officers, sec. 14.  may allow establishments for registration offices, sec. 14.  to fix second language for seals, sec. 15.  to provide register books, sec. 16.  forms to be prescribed with sanction of, sec. 16.  to supply fire-proof boxes, sec. 16.  to provide for custody of records, sec. 16.  may exempt certain leases from compulsory registration, sec. 17, cl. (4).  to appoint officers and Courts to issue and serve summons, sec. 36.  rules framed by Inspector-General to be approved by, sec. 69.  to fix fees for registration, &c., sec. 77.  may alter such fees, ib.  may prescribe fees for inspection and copies of documents exempted from registration, sec. 88.  Lamatic, procedure where executant appears to be, sec. 35.  See Committee.
may appoint Inspectors of registration offices, sec. 8.  may direct military cantonment to be a sub-district or a district, sec. 9.  may suspend, remove or dismiss registering officers, sec. 13.  may assign salaries to registering officers, sec. 14.  may allow establishments for registration offices, sec. 14.  to fix second language for seals, sec. 15.  to provide register books, sec. 16.  forms to be prescribed with sanction of, sec. 16.  to supply fire-proof boxes, sec. 16.  may exempt certain leases from compulsory registration, sec. 17, cl. (4).  to appoint officers and Courts to issue and serve summons, sec. 36.  rules framed by Inspector-General to be approved by, sec. 69.  to fix fees for registration, &c., sec. 77.  may alter such fees, ib.  may prescribe fees for inspection and copies of documents exempted fron registration, sec. 88.  Lunatic, procedure where executant appears to be, sec. 35.  See Committee.  Madras registrar, may register documents without regard to situation of land comprised therein
may appoint Inspectors of registration offices, sec. 8.  may direct military cantonment to be a sub-district or a district, sec. 9.  may suspend, remove or dismiss registering officers, sec. 13.  may assign salaries to registering officers, sec. 14.  may allow establishments for registration offices, sec. 14.  to fix second language for seals, sec. 15.  to provide register books, sec. 16.  forms to be prescribed with sanction of, sec. 16.  to supply fire-proof boxes, sec. 16.  to provide for custody of records, sec. 16.  may exempt certain leases from compulsory registration, sec. 17, cl. (4).  to appoint officers and Courts to issue and serve summons, sec. 36.  rules framed by Inspector-General to be approved by, sec. 69.  to fix fees for registration, &c., sec. 77.  may alter such fees, ib.  may prescribe fees for inspection and copies of documents exempted from registration, sec. 88.  Lunatic, procedure where executant appears to be, sec. 35.  See Committee.  Madras registrar, may register documents without regard to situation of land comprised therein sec. 30b.
may appoint Inspectors of registration offices, sec. 8.  may direct military cantonment to be a sub-district or a district, sec. 9.  may suspend, remove or dismiss registering officers, sec. 13.  may assign salaries to registering officers, sec. 14.  may allow establishments for registration offices, sec. 14.  to fix second language for seals, sec. 15.  to provide register books, sec. 16.  forms to be prescribed with sanction of, sec. 16.  to supply fire-proof boxes, sec. 16.  to provide for custody of records, sec. 16.  appoint officers and Courts to issue and serve summons, sec. 36.  rules framed by Inspector-General to be approved by, sec. 69.  to fix fees for registration, &c., sec. 77.  may alter such fees, ib.  may prescribe fees for inspection and copies of documents exempted from registration, sec. 88.  Lunatic, procedure where executant appears to be, sec. 35.  See Committee.  Madras registrar, may register documents without regard to situation of land comprised therein sec. 30b.  Magistrate, authentication of power of attorney by, sec. 33.
may appoint Inspectors of registration offices, sec. 8.  may direct military cantonment to be a sub-district or a district, sec. 9.  may suspend, remove or dismiss registering officers, sec. 13.  may assign salaries to registering officers, sec. 14.  may allow establishments for registration offices, sec. 14.  to fix second language for seals, sec. 15.  to provide register books, sec. 16.  forms to be prescribed with sanction of, sec. 16.  to supply fire-proof boxes, sec. 16.  to provide for custody of records, sec. 16.  may exempt certain leases from compulsory registration, sec. 17, cl. (4).  to appoint officers and Courts to issue and serve summons, sec. 36.  rules framed by Inspector-General to be approved by, sec. 69.  to fix fees for registration, &c., sec. 77.  may alter such fees, ib.  may prescribe fees for inspection and copies of documents exempted from registration, sec. 88.  Lunatic, procedure where executant appears to be, sec. 35.  See Committee.  Madras registrar, may register documents without regard to situation of land comprised therein sec. 30b.

Maps, documents containing, sec. 21, cl. (c).
copies of, to be filed in book No. 1, sec. 61.
—— to be forwarded to other offices, secs. 65, 66.
—— penalty for delivering false copy of, sec. 80.
—— issued by Government survey officer, sec. 87.
Mark, included in 'signature,' sec. 3.
Memoranda of documents relating to immoveable property, secs. 64, 65, 66.
power to regulate form of, sec. 69.
Military cantonment may be a sub-district or a district, sec. 8.
'Minor' defined, sec. 3.
——- procedure where executant appears to be, sec. 35.  See Guardian, Representative.
Miscellaneous register, sec. 51.
Mortgage for Rs. 100 or upwards must be registered, sec. 17, cl. (2).
for less than Rs. 100 optionally registrable, sec. 18, cl. (1).
'Moveable property' defined, sec. 3.
optional registration of instruments affecting, sec. 18, cl. (5).
optional registration of instruments affecting, sec. 18, cl. (5).  effect of registering such documents, sec. 48.
delivery of, sec. 48.
Necessity, delay in presentation owing to, sec. 24.
appearance owing to, sec. 34.
Non-registration of documents required to be registered, sec. 49.
Notary public, authentication of power of attorney by, sec. 33.
Note of substance of statement made to registering officer, sec. 63.
Notice, at foot of petition, sec. 75.
Notifications, under repealed Acts, sec. 2.  of districts and sub-districts, sec. 5.
Numbering of entries in register book, sec. 53.
Oath, registering officer may administer, sec. 63.
— penalty for false statement on, sec. 80.
Occupancies of houses and lands, sec. 21, cl. (b).
Offences under Act by whom triable, sec. 81.
Officers of Government, registration of instruments executed by, sec. 86.
Official Trustee, registration of instruments executed by, sec. 86.
Optional registration, sec. 18.
effect of, secs. 48, 50.
Oral agreement, registered document when to take effect against, sec. 48.
Order, certified copy of, optionally registrable, sec. 18, cl. 7.
——- when registered, sec. 29.
who may present, sec. 32.
——- exempt from secs. 34, 35, sec. 35.
—— certificate on, sec. 60.
—— of refusal to register, sec. 71.
——- that document shall be registered, sec. 76.
Orders under repealed Acts, sec. 2.
Oudh, temporary recognition in, of powers of attorney not duluy exected, sec. 89.
repeal of rules having force of law in, sec. 2, sch. 1.
Pages in register books, sec. 16.
Parcels, description of, sec. 21.
—— failure to comply with rules as to, sec. 22.
Partition, optional registration of instruments of, sec. 18.
Patwarfs, documents filed periodically by, sec. 87, cl. (c.)
Payment on acceptance of document after prescribed time, sec. 24.
on acceptance of document executed abroad, sec. 25.
made in presence of registering officers, sec. 58.
of fees on presentation, sec. 78.
Penalty for incorrectly endorsing, copying, translating or registering documents with intent to
imure, sec. 79.
for making false statement before registering officer, sec. 80, el. (a).
for delivering false copy or translation, sec. 50, cl. (6).
for false personation, sec. 80, cl. (c.)
for abetment of offences under this Act, sec. 80, cl. (d).
Page 1 jurisdiction to impose, sec. 81.
Peon's fee for serving summons, sec. 37.
Permission to institute prosecution, sec. 81.
Personation, penalty for false, sec. 80, cl. (c).
Petition, to district court to establish right to have document registered, sec. 73.
Place for presenting decomposite all time to improve him as 28
Place for presenting documents relating to immovables, sec. 28.
Registrar's office may be, sec. 30.

of presentation to be endorsed, sec. 32.
— of presentation to be endorsed, sec. 52.  Plans, documents containing, sec. 21, cl. (c).
—— copies of, to be filed in Book No. 1, sec. 61.
Possession, effect of delivery of, sec. 48.  Power of attorney when proveable by production, sec. 33.
Powers of attorney, optionally registrable, sec. 18, ci. (1).
to present for registration, sec. 33.  not duly executed to be temporarily recognized in Oudh and Burma, sec. 89.
Presentation of documents for registration, sec. 32.
of wills and authorities to adopt, sec. 40.
endorsement at time of, sec. 52.  fees to be paid on, sec. 78.
See Place.
Presidency Town, registration by Registrar of, sec. 30.  procedure on registration by Registrar of, sec. 67.
Prisoners, need not appear to execute powers of attorney, sec. 33.
Private residence, registration or deposit of documents at, sec. 31.
fees for attending at, sec. 77.
Probate, production of will for purposes of, sec. 46.  Proceedings of registering officers, power to regulate, sec. 69.
Process fee, see Peon's fee.
Production of will in Court, sec. 46.
Promissory notes, optionally registrable, sec. 18, cl. (7).  Prosecutions, registering officer may institute, sec. 81.
Public servants, registering officers to be, sec. 82.
Publication of rules framed by Inspector General, sec. 69.
of table of fees, sec. 77.
Reasons for refusing to register when to be recorded, sec. 71.  ———————————————————————————————————
Receipt of consideration on account of immoveable property Rs. 100 and upwards, sec. 17, cl. (3).
——————————————————————————————————————
for document presented, sec. 52.
——— endorsement of admission of, sec. 58.
Receiver of High Court, registration of instruments executed by, sec. 86.
Record of reasons for refusing to register, sec. 51.  of substance of statement made to registering officer, sec. 63.
Reference for information respecting instrument executed by Government officer or public
Reference for information respecting instrument executed by Government officer or public functionary, sec. 86.
Reference for information respecting instrument executed by Government officer or public functionary, sec. 86.  References to repealed Acts, sec. 2.
Reference for information respecting instrument executed by Government officer or public functionary, sec. 86.  References to repealed Acts, sec. 2.  Refusal, to register, sec. 35.  to endorse document by person admitting its execution. No. 58.
Reference for information respecting instrument executed by Government officer or public functionary, sec. 86.  References to repealed Acts, sec. 2.  Refusal, to register, sec. 35.  to endorse document by person admitting its execution, No. 58.  by Registrar to accept document registrable by Sub-Registrar, sec. 71.
Reference for information respecting instrument executed by Government officer or public functionary, sec. 86.  References to repealed Acts, sec. 2.  Refusal, to register, sec. 35.  to endorse document by person admitting its execution. No. 58.
Reference for information respecting instrument executed by Government officer or public functionary, sec. 86.  References to repealed Acts, sec. 2.  Refusal, to register, sec. 35.  ———————————————————————————————————
Reference for information respecting instrument executed by Government officer or public functionary, sec. 86.  References to repealed Acts, sec. 2.  Refusal, to register, sec. 35.  ———————————————————————————————————
Reference for information respecting instrument executed by Government officer or public functionary, sec. 86.  References to repealed Acts, sec. 2.  Refusal, to register, sec. 35.  ———————————————————————————————————
Reference for information respecting instrument executed by Government officer or public functionary, sec. 86.  References to repealed Acts, sec. 2. Refusal, to register, sec. 35.  ———————————————————————————————————
Reference for information respecting instrument executed by Government officer or public functionary, sec. 86.  References to repealed Acts, sec. 2. Refusal, to register, sec. 35.  ———————————————————————————————————
Reference for information respecting instrument executed by Government officer or public functionary, sec. 86.  References to repealed Acts, sec. 2. Refusal, to register, sec. 35.  ———————————————————————————————————
Reference for information respecting instrument executed by Government officer or public functionary, sec. 86.  References to repealed Acts, sec. 2. Refusal, to register, sec. 35.  to endorse document by person admitting its execution, No. 58.  by Registrar to accept document registrable by Sub-Registrar, sec. 71.  reasons for, sec. 71.  appeal against Sub-Registrar's, sec. 72.  petition against Registrar's, sec. 73.  Register, of deposits of wills, sec. 51.  of wills and authorities to adopt, sec. 51.  authentication of, sec. 52.  searching, sec. 57.  fees for searching, sec. 77.  Registered document, time from which it operates, sec. 47.
Reference for information respecting instrument executed by Government officer or public functionary, sec. 86.  References to repealed Acts, sec. 2. Refusal, to register, sec. 35.  — to endorse document by person admitting its execution, No. 58.  — by Registrar to accept document registrable by Sub-Registrar, sec. 71.  — reasons for, sec. 71.  — appeal against Sub-Registrar's, sec. 72.  — petition against Registrar's, sec. 73.  Register, of deposits of wills, sec. 51.  — of documents relating to immoveable property, sec. 51.  — of wills and authorities to adopt, sec. 51.  Register books, to be kept, sec. 51.  — authentication of, sec. 52.  — searching, sec. 57.  — fees for searching, sec. 77.  Registered document, time from which it operates, sec. 47.  — relating to property, when to take effect against oral agreement, sec. 48.  — relating to land of which registration is optional, to take effect against
Reference for information respecting instrument executed by Government officer or public functionary, sec. 86.  References to repealed Acts, sec. 2. Refusal, to register, sec. 35.  ———————————————————————————————————
Reference for information respecting instrument executed by Government officer or public functionary, sec. 86.  References to repealed Acts, sec. 2. Refusal, to register, sec. 35.  to endorse document by person admitting its execution, No. 58.  by Registrar to accept document registrable by Sub-Registrar, sec. 71.  reasons for, sec. 71.  appeal against Sub-Registrar's, sec. 72.  petition against Registrar's, sec. 73.  Register, of deposits of wills, sec. 51.  of documents relating to immoveable property, sec. 51.  of wills and authorities to adopt, sec. 51.  authentication of, sec. 52.  searching, sec. 57.  fees for searching, sec. 77.  Registered document, time from which it operates, sec. 47.  relating to property, when to take effect against oral agreement, sec. 48.  relating to land of which registration is optional, to take effect against unregistered documents, sec. 50.  Registering officer, to sign and seal copies of entries in register books and indexes, sec. 57.  to date and sign endorsements on documents admitted to registeration sec. 59.
Reference for information respecting instrument executed by Government officer or public functionary, sec. 86.  References to repealed Acts, sec. 2.  Refusal, to register, sec. 35.  — to endorse document by person admitting its execution, No. 58.  — by Registrar to accept document registrable by Sub-Registrar, sec. 71.  — reasons for, sec. 71.  — appeal against Sub-Registrar's, sec. 72.  — petition against Registrar's, sec. 73.  Register, of deposits of wills, sec. 51.  — of documents relating to immoveable property, sec. 51.  — of wills and authorities to adopt, sec. 51.  Register books, to be kept, sec. 51.  — authentication of, sec. 52.  — searching, sec. 57.  — fees for searching, sec. 77.  Registered document, time from which it operates, sec. 47.  — relating to property, when to take effect against oral agreement, sec. 48.  — relating to land of which registration is optional, to take effect against unregistered documents, sec. 50.  Registering officer, to sign and seal copies of entries in register books and indexes, sec. 57.  — to date and sign endorsements on documents admitted to registration, sec. 59.  — to sign seal and date certificate sec. 60.
Reference for information respecting instrument executed by Government officer or public functionary, sec. 86.  References to repealed Acts, sec. 2.  Refusal, to register, sec. 35.  — to endorse document by person admitting its execution, No. 58.  — by Registrar to accept document registrable by Sub-Registrar, sec. 71.  — reasons for, sec. 71.  — appeal against Sub-Registrar's, sec. 72.  — petition against Registrar's, sec. 73.  Register, of deposits of wills, sec. 51.  — of documents relating to immoveable property, sec. 51.  — of wills and authorities to adopt, sec. 51.  — authentication of, sec. 52.  — searching, sec. 57.  — fees for searching, sec. 77.  Registered document, time from which it operates, sec. 47.  — relating to land of which registration is optional, to take effect against unregistered documents, sec. 50.  Registering officer, to sign and seal copies of entries in register books and indexes, sec. 57.  — to date and sign endorsements on documents admitted to registration, sec. 59.  — to sign, seal and date certificate, sec. 60.  — may administer oaths, sec. 63.  — may record substance of statements, sec. 63.
Reference for information respecting instrument executed by Government officer or public functionary, sec. 86.  References to repealed Acts, sec. 2. Refusal, to register, sec. 35.  to endorse document by person admitting its execution, No. 58.  by Registrar to accept document registrable by Sub-Registrar, sec. 71.  reasons for, sec. 71.  appeal against Sub-Registrar's, sec. 72.  petition against Registrar's, sec. 73.  Register, of deposits of wills, sec. 51.  of wills and authorities to adopt, sec. 51.  of wills and authorities to adopt, sec. 51.  authentication of, sec. 52.  searching, sec. 57.  fees for searching, sec. 77.  Registered document, time from which it operates, sec. 47.  relating to land of which registration is optional, to take effect against unregistered documents, sec. 50.  Registering officer, to sign and seal copies of entries in register books and indexes, sec. 57.  to date and sign endorsements on documents admitted to registration, sec. 59.  to sign, seal and date certificate, sec. 60.  may administer oaths, sec. 63.  may record substance of statements, sec. 63.  not liable for anything bond fide done or refused in his official capacity.
Reference for information respecting instrument executed by Government officer or public functionary, sec. 86.  References to repealed Acts, sec. 2. Refusal, to register, sec. 35.  to endorse document by person admitting its execution, No. 58.  by Registrar to accept document registrable by Sub-Registrar, sec. 71.  reasons for, sec. 71.  appeal against Sub-Registrar's, sec. 72.  petition against Registrar's, sec. 73.  Register, of deposits of wills, sec. 51.  of documents relating to immoveable property, sec. 51.  of wills and authorities to adopt, sec. 51.  Register books, to be kept, sec. 51.  authentication of, sec. 52.  searching, sec. 57.  fees for searching, sec. 77.  Registered document, time from which it operates, sec. 47.  relating to property, when to take effect against oral agreement, sec. 48.  relating to land of which registration is optional, to take effect against unregistered documents, sec. 50.  Registering officer, to sign and seal copies of entries in register books and indexes, sec. 57.  to date and sign endorsements on documents admitted to registration, sec. 59.  to sign, seal and date certificate, sec. 60.  may administer oaths, sec. 63.  may record substance of statements, sec. 63.  not liable for anything bond fide done or refused in his official capacity, sec. 84.
Reference for information respecting instrument executed by Government officer or public functionary, sec. 86.  References to repealed Acts, sec. 2.  Refusal, to register, sec. 35.  — to endorse document by person admitting its execution, No. 58.  — by Registrar to accept document registrable by Sub-Registrar, sec. 71.  — reasons for, sec. 71.  — appeal against Sub-Registrar's, sec. 72.  — petition against Registrar's, sec. 73.  Register, of deposits of wills, sec. 51.  — of documents relating to immoveable property, sec. 51.  — of wills and authorities to adopt, sec. 51.  Register books, to be kept, sec. 51.  — authentication of, sec. 52.  — searching, sec. 57.  — fees for searching, sec. 77.  Registered document, time from which it operates, sec. 47.  — relating to land of which registration is optional, to take effect against unregistered documents, sec. 50.  Registering officer, to sign and seal copies of entries in register books and indexes, sec. 57.  — to date and sign endorsements on documents admitted to registration, sec. 59.  — to sign, seal and date certificate, sec. 60.  — may administer oaths, sec. 63.  — not liable for anything bond fide done or refused in his official capacity, sec. 84.  — nothing done by, invalidated by defect in his appointment or procedure, sec. 85.
Reference for information respecting instrument executed by Government officer or public functionary, sec. 86.  References to repealed Acts, sec. 2.  Refusal, to register, sec. 35.  to endorse document by person admitting its execution, No. 58.  by Registrar to accept document registrable by Sub-Registrar, sec. 71.  reasons for, sec. 71.  appeal against Sub-Registrar's, sec. 72.  petition against Registrar's, sec. 73.  Register, of deposits of wills, sec. 51.  of documents relating to immoveable property, sec. 51.  of wills and authorities to adopt, sec. 51.  Register books, to be kept, sec. 51.  authentication of, sec. 52.  searching, sec. 57.  fees for searching, sec. 77.  Registered document, time from which it operates, sec. 47.  relating to property, when to take effect against oral agreement, sec. 48.  relating to land of which registration is optional, to take effect against unregistered documents, sec. 50.  Registering officer, to sign and seal copies of entries in register books and indexes, sec. 57.  to date and sign endorsements on documents admitted to registration, sec. 59.  to sign, seal and date certificate, sec. 60.  may administer oaths, sec. 63.  not liable for anything bond fide done or refused in his official capacity, sec. 84.  nothing done by, invalidated by defect in his appointment or procedure, sec. 85.  See Registrar, Removal, Salaries, Sub-Registrar, Suspension.
Reference for information respecting instrument executed by Government officer or public functionary, sec. 86.  References to repealed Acts, sec. 2.  Refusal, to register, sec. 35.  to endorse document by person admitting its execution, No. 58.  by Registrar to accept document registrable by Sub-Registrar, sec. 71.  reasons for, sec. 71.  appeal against Sub-Registrar's, sec. 72.  petition against Registrar's, sec. 73.  Register, of deposits of wills, sec. 51.  of documents relating to immoveable property, sec. 51.  of wills and authorities to adopt, sec. 51.  Register books, to be kept, sec. 51.  authentication of, sec. 52.  searching, sec. 57.  fees for searching, sec. 77.  Registered document, time from which it operates, sec. 47.  relating to property, when to take effect against oral agreement, sec. 48.  relating to property, when to take effect against oral agreement, sec. 48.  relating to land of which registration is optional, to take effect against unregistered documents, sec. 50.  Registering officer, to sign and seal copies of entries in register books and indexes, sec. 57.  to date and sign endorsements on documents admitted to registration, sec. 59.  to sign, seal and date certificate, sec. 60.  may administer oaths, sec. 63.  may record substance of statements, sec. 63.  may record substance of statements, sec. 63.  not liable for anything bond fide done or refused in his official capacity, sec. 84.  nothing done by, invalidated by defect in his appointment or procedure, sec. 85.  See Registrar, Removal, Salaries, Sub-Registrar, Suspension.  Registrar may direct registration on payment of fine for delay, sec. 24.  registration by, sec. 30.
Reference for information respecting instrument executed by Government officer or public functionary, sec. 86.  References to repealed Acts, sec. 2.  Refusal, to register, sec. 35.  to endorse document by person admitting its execution, No. 58.  by Registrar to accept document registrable by Sub-Registrar, sec. 71.  reasons for, sec. 71.  appeal against Sub-Registrar's, sec. 72.  petition against Registrar's, sec. 73.  Register, of deposits of wills, sec. 51.  of documents relating to immoveable property, sec. 51.  of wills and authorities to adopt, sec. 51.  Register books, to be kept, sec. 51.  authentication of, sec. 52.  searching, sec. 57.  fees for searching, sec. 77.  Registered document, time from which it operates, sec. 47.  relating to land of which registration is optional, to take effect against unregistered documents, sec. 50.  Registering officer, to sign and seal copies of entries in register books and indexes, sec. 57.  to date and sign endorsements on documents admitted to registration, sec. 59.  to sign, seal and date certificate, sec. 60.  may administer oaths, sec. 63.  not liable for anything bond fide done or refused in his official capacity, sec. 84.  nothing done by, invalidated by defect in his appointment or procedure, sec. 85.  See Registrar, Removal, Salaries, Sub-Registrar, Suspension.  Registrar may direct registration on payment of fine for delay, sec. 24.

Registrar, authentication of power of attorney by, sec. 33.	
registration of will by, secs. 40, 41.	
deposit of wills with, sees, 42—46.	
to copy will removed into Court, sec. 46.	
to file copies of entries in Sub-Registrar's indexes Nos. 1 and 2, sec. 56.	
his procedure on receiving copies of documents relating to land situate in se	veral
districts, sec. 65.	
his procedure on registering documents relating to immoveable property, sec. 66.	
to superintend and control Sub-Registrars, sec. 68.	
may issue orders as to acts or omissions of Sub-Registrars, sec. 68.	
to hear appeals against Sub-Registrar's orders of refusal, sec. 72.	
of High Court, registration of instruments executed by, sec. 86.	
Registrars, appointment of, sec. 6.	
offices of, sec. 7.	
for military cantonments, sec. 9.	
Registration on admission of execution, sec. 35.	
See Authorities to adopt.	
Releases, optionally registrable, sec. 18, cl. (7).	
Releases, option for delay in proceedings of the control of the co	
Remission of fines for delay in presentation or appearing before registering officer, sec. 70.	
Removal of registering officers, sec. 13.	
Remuneration of registering officers, sec. 14.	
Reneal of enactments, sec. 2, sch. 1.	Transfer of
Ronresentative' defined, sec. 3.	No. of Street
of executant or claimant, presentation by, sec. 32.	
enquiry as to his right to appear, sec. 35.	
denial of execution by, sec. 35.	
admission of execution by, sec. 36.	
admission of execution by, sec. 50.	
Return of document after registration, sec. 61.	
Reversal of order of Sub-Registrar refusing registration, sec. 72.	
Rider, endorsements may be made on, sec. 3.	1.0
Rights to ways, included in 'immoveable property,' sec. 3.	
Roads, on which houses and lands abut, sec. 21, cl. (6.)	
Rules, under repealed Acts, sec. 2.	47 - HILL
— relating to registration and having force of law in Oudh repealed, sec. 2, sch. I.	
to be framed by Inspector General, sec. 69.	
10 be framed by hispector General, see 5.	
relating to registration heretofore enforced in Burma confirmed, sec. 90.	
— repealed, sec. 2, sch. I.	
Salaries of registering officers, sec. 14.	
Sanads, exempt from registration, sec. 87, cl. (d.)	1000
Sealed cover, deposit of will in, sec. 42.	
procedure on deposit of, sec. 43.	
——— withdrawal of, sec. 44.	
application to open, sec. 45.	
Seals of registering officers, sec. 15.	
Search for entries in books, Nos. 3, 4, and 5, sec. 57.	
—— fees for, sec. 77.	
Secretary to Government, reference to, where instrument is executed by Government of	fficer,
sec. 86.	
Service on executants and witnesses of notice to appear, sec. 36.	
— of copy of petition, sec. 75.	
Settlement persons present from projection and \$7 ol (a)	
Settlement-papers exempt from registration, sec. 87, cl. (a.)	
Settlements, optionally registrable, sec. 18, cl. (7.)	
Shares,—see Land Companies.	SEE IST
Sheriff, registration of instruments executed by, sec. 86.	
onort title, sec. 1.	LUI DE
Sick persons need not appear to execute powers of attorney, sec. 33.	
'Signature' defined, sec. 3.	
to alterations, sec. 20.	
of alterations, sec. 20.	
of person presenting a document. sec. 52.	
of person admitting execution and witnesses sec 58.	
to endorsements on document admitted to registration, see, all	
Of Projection officer to record at statements see til	
Sand delined see 3	
ough, appointment of Branch Inspector Coneval of sec 4	
Standing timber included in the standing timber in the standing	
Standing timber included in 'moveable property,' sec. 3.	
wastice defined, see 3	
formation of, sec. 5.  military cantonment may be declared a, sec. 9.  documents relative to land to be registered in proper sec. 28.	State of
military cantonment may be declared a, sec. 9.	
documents relating to land to be registered in proper, sec. 28.	Tales of the
in which other documents may be registered, sec. 29.	
which other documents may be registered, sec. 23.	
Subordinate Marie When property is situate in more than one, sec. 64.	
Sub-Registrar, appointment of, sec. 6.	
sectar, appointment of, sec. 6.	

Sub-Registrar, office of, sec. 7.
documents relating to immoveables to be presented for registration in offi
other documents may be presented for registration in office of, sec. 29.  authentication of powers of attorney by, sec. 33.  registration of will by, secs. 40, 41.
to send Registrar copies of entries in indexes Nos. 1 and 2, sec. 56.
special duties of, secs. 64, 65.  his procedure where property situate in several sub-districts, sec. 64.  his procedure where property situate in several districts, sec. 65.  to perform his duties under control of Registrar, sec. 68.  appeal from order of refusal by, sec. 72.
prosecutions by, sec. 81.
Suit, none against registering officer as such, sec. 84.
Summons, to executant or witness, sec. 36.
issue and service of, sec. 37. law as to, sec. 39.
Sunday, last day of period for presentation falling on, sec. 26.
Superficial contents, sec. 21, cl. (b).
Survey, description by reference to Government, sec. 21, cl. (b).  ———————————————————————————————————
Suspension of registering officers, sec. 13.  Table of fees, sec. 77.
Territorial divisions, see. 21, cl. (b).
power to declare, sec. 69.
Timber,—see Standing Timber.  Time for presenting documents, sec. 23.
— where delay in presentation is unavoidable, sec. 24.
—— when documents executed abroad, sec. 25.
— when registration office is closed, sec. 26.
—— for presenting a will, sec. 27. —— for appeal, sec. 72.
— for applying to District Court, sec. 73.
See Limitation.
Tracts of country may be excluded from Act, sec. 1.  Translation of document, sec. 19,
to be transcribed and filed, sec. 62.  fees for filing, sec. 77.
penalty for delivering false, sec. 80, cl. (5).
Trees,—see Juice, Timber.
Unclaimed documents, destruction of, sec. 83.  Undertaking to cultivate or occupy, included in 'lease,' sec. 3.
Unregistered' defin ed, sec. 50.
Vacancy, in office of Registrar, sec. 10.
of Sub-Registrar, sec. 12.
——— period for presentation ending during, sec. 26. Verification of petition, sec. 74.
Vice-Consul, authentication of power of attorney by, sec. 33.
Village records, documents filed by officers charged with preparation of, sec. 87, cl. (c).
Will may be registered, sec. 18, cl. (6).  — may be presented or deposited at any time, sec. 27.
by whom presented, sec. 40.
how registered, sec. 41.
-— in what case to be registered, sec. 41.
— may be deposited, sec. 42. — procedure on deposit of, sec. 43.
— withdrawal of cover containing, sec. 44.
—— proceedings on death of depositor of, sec. 45.
saving of power of Courts to order production of, sec. 46. unclaimed, not to be destroyed, sec. 83.
Withdrawal of sealed cover, sec. 44.
Witness, attendance of, sec. 36.
service of summons on, sec. 37.
law as to compelling attendance of, sec. 39.  Court's power to summon, sec. 76.
Writings of divorcement, optionally registrable, sec. 18, cl. (7).
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The following Act of the Governor General of India in Council received the assent of His Excellency the Governor General on the 24th March 1871, and is hereby promulgated for general information :-

ACT No. IX OF 1871.

### THE INDIAN LIMITATION ACT, 1871.

#### CONTENTS.

PREAMBLE.

SECTIONS.

### PART I.

PRELIMINARY.

- Short title. Extent of Act. Commencement.
- Repeal of enactments.
- Interpretation-clause.

#### PART II.

### LIMITATION OF SUITS, APPEALS AND APPLICATIONS.

- Dismissal of suits, &c., instituted, &c., after period of limitation.
- Proviso where Court is closed when period expires. Proviso as to appeals and applications for review.
- Different periods of limitation prescribed by local laws. Appeals from decrees of High Courts on original side.
- Legal disability.
- Disability of one joint-creditor. 8.
- Continuous running of time. 9.
- Suits against express trustees and their representatives. 10.
- Suits on foreign contracts. 11.
- Foreign limitation-law.

#### PART III.

#### COMPUTATION OF PERIOD OF LIMITATION.

- Exclusion of day on which right to sue accrues. 13. Exclusion of day on which light to sate accides.

  Exclusions in case of appeals and certain applications.

  Exclusion of time of defendant's absence from British India.

  Exclusion of time of suing bond fide in Court without jurisdiction.
- 14. 15.
- Exclusion of time during which commencement of suit is stayed by injunction.
- Exclusion of time during which judgment-debtor sues to set aside execution-sale.
- Effect of death before right to sue accrues. 18.
- 19.
- Effect of fraud.
  Effect of acknowledgment in writing. 20.
- 21.
- Effect of paying interest as such.

  Effect of part-payment of principal.

  Effect of substituting or adding new plaintiff or defendant.
  - Proviso where original plaintiff dies. Proviso where original defendant dies.
- Computation where there are successive breaches of contract.
- Computation where the breach is continuing.
- Continuing nusance.
- Suit for compensation for act becoming unlawful.
- 26. Computation of time mentioned in instruments.

#### PART IV.

### Acquisition of Ownership by Possession.

- 27. Acquisition of right to easements.
- Exclusion in favour of reversioner of servient tenement.
- 29. Extinguishment of right to land or hereditary office.

FIRST SCHEDULE, Enactments repealed.

SECOND SCHEDULE, First division (suits).

Second division (appeals). Third division (applications).

INDEX.

### AN ACT FOR THE LIMITATION OF SUITS AND FOR OTHER PURPOSES.

WHEREAS it is expedient to consolidate and amend the law relating to Preamble. the limitation of suits, appeals and certain applications to Courts; And whereas it is also expedient to provide rules for acquiring ownership by possession; It is hereby enacted as follows :-

#### PART I.

#### PRELIMINARY.

1. This Act may be called 'The Indian Limitation Act, 1871:' Short title.

It extends to the whole of British India; but nothing contained in sections two and three or in Parts II and III applies-

(a) to suits instituted before the first day of April, 1873,

(b) to suits under the Indian Divorce Act,

(c) to suits under Madras Regulation VI of 1831.

This Act shall come into force on the first day of July 1871.

- 2. On and from that day the enactments men-Repeal of enactments. tioned in the first schedule hereto annexed shall be repealed to the extent specified in the third column of the same schedule.
  - 3. In this Act, unless there be something repugnant in the subject or Interpretation-clause. context-

'minor' means a person who has not com-pleted his age of eighteen years:

'plaintiff' includes also any person through whom a plaintiff claims:

'nusance' means any thing done to the hurt or annoyance of another's immoveable property and not amounting to a trespass:

'bill of exchange' includes also a hundí:

'trustee' does not include a benámídár, a mortgagee remaining in possession after the mortgage has been satisfied, or a wrong-doer in possession without title:

'registered' means duly registered under the law for the registration of documents in force at the time and place of executing the document referred to in the context:

'foreign country' means any country other than British India;

and nothing shall be deemed to be done in 'good faith' which is not done with due care and attention.

#### PART II.

LIMITATION OF SUITS, APPEALS AND APPLICATIONS.

4. Subject to the provisions contained in Dismissal of suits &c. sections five to twenty-six instituted &c. after riod of limitation. after pe- (inclusive), every suit instituted, appeal presented, and application made after the period of limitation prescribed therefor by the second schedule hereto annexed, shall be dismissed, although limitation has not been set up as a defence.

Explanation .- A suit is instituted in ordinary cases when the plaint is presented to the proper officer : in the case of a pauper, when his application for leave to sue as a pauper is filed; and in the case of a claim against a company which is being wound up by the Court, when the claimant first sends in his claim to the official liquidator.

#### Illustrations.

(a).—A suit is instituted after the prescribed period of limitation. Limitation is not set up as a defence and judgment is given for the plaintiff. The defendant appeals. The appellate court must dismiss the suit.

(b).—An appeal presented after the prescribed period is admitted and registered. The appeal shall, nevertheless, be dismissed.

5. a. If the period of limitation prescribed for Proviso where court any suit, appeal or applica-is closed when period tion expires on a day when the Court is closed, the suit, appeal or application may be instituted, presented or made on the day that the Court re-opens:

b. Any appeal or application for a review of judg-Proviso as to appeals ment may be admitted after and applications for re- the period of limitation prescribed therefor, when the appellant or applicant satisfies the Court that he had sufficient cause for not presenting the appeal or making the application within such period;

When, by any law not mentioned in the Different periods of schedule hereto annexed and limitation prescribed by now or hereafter to be in local laws. force in any part of British India, a period of limitation differing from that prescribed by this Act is specially prescribed for any suits, appeals or applications, nothing herein contained shall affect such law.

And nothing herein contained shall affect the Appeals from decrees periods of limitation pre-of High Courts on scribed for appeals from, or original side. applications to review, any decree, order or judgment of a High Court in the exercise of its original jurisdiction.

Legal disability.

Legal Disability.
7. If a person entitled to sue be, at the time the right to sue accrued, a minor, or insane, or an idiot,

he may institute the suit within the same period after the disability has ceased, or (when he is at the time of the accrual affected by two disabilities) after both disabilities have ceased, as would otherwise have been allowed from the time prescribed therefor in the third column of the second schedule hereto annexed.

When his disability continues up to his death, his representative in interest may institute the suit within the same period after the death as would otherwise have been allowed from the time prescribed therefor in the third column of the same schedule.

Nothing in this section shall be deemed to extend, for more than three years from the cessation of the disability or the death of the person affected thereby the period within which the suit must be brought.

#### Illustrations.

(a). The right to sue for the hire of a boat accrues to A during his minority. He comes of age four years after the accrual of the right. He may institute his suit at any time within three years from the date of his coming

of age.

(b). A, to whom a right to sue for a legacy has accrued during his minority, attains full age eleven years after such right accrued. A has, under the ordinary law, only one year remaining within which to sue. But under this section

an extension of two years will be allowed him, making in all a period of three years from the date of his majority, within which he may bring his suit.

within which he may ering his sint.

(c). A right to sue for an hereditary office accrues to A, who at the time is insane. Six years after the accrual of the right A recovers his reason. A has six years, under the ordinary law, from the date when his insanity caused within which to institute a suit. No extension of time will be given him under this section.

time will be given him under this section.

(d). A right to sue as landlord to recover possession from a tenant accrues to A who is an idiot. A dies three years after the accrual of the right, his idiocy continuing up to the date of his death. A's representative in interest has, under the ordinary law, nine years from the date of A's death within which to bring a suit. This section does not extend that time.

8. When one of several joint creditors or claimants is under any such Disability of one joint disability, and when a disthe concurrence of such person, time will run against them all: but where no such discharge can be given, time will not run as against any of them until they all are free from disability.

When once time has 9. Continuous running of begun to run, no subsequent time. disability or inability to sue stops it:

Provided that where letters of administration to the estate of a creditor have been granted to his debtor, the running of the time prescribed for a suit to recover the debt shall be suspended while the administration continues.

10. Notwithstanding anything hereinbefore Suits against express contained, no suit against a person in whom property has become vested in trust for trustees and their repre-sentatives. any specific purpose, or against his representatives, for the purpose of following in his or their hands such property, shall be barred by any length of

Explanation .- A purchaser in good faith for value from a trustee is not his representative within the meaning of this section.

11. Suits in British India on contracts entered Suits ou foreign consubject to the rules prescribed tracts. by this Act.

12. No foreign rule of limitations shall be a defence to a suit in British Foreign limitation law. India on a contract entered into in a foreign country, unless the rule has extinguished the contract, and the parties were domiciled in such country during the period prescribed by such rule.

#### PART III.

COMPUTATION OF PERIOD OF LIMITATION.

13. In computing the period of limitation pre-Exclusion of day on scribed for any suit, the day which right to sue accon which the right to sue accrued shall be excluded.

In computing the period of limitation prescribed Exclusions in case of for an appeal, an application appeals and certain appeals and certain appeals are for leave to appeal as a pau-High Court for the admission of a special appeal, and an application for a review of judgment, the day on which the judgment complained of was pronounced, and the time requisite for obtaining copy of the decree, sentence or order appealed against or sought to be reviewed, shall be excluded.

In computing the period of limitation prescribed for an application to set aside an award, the time requisite for obtaining a copy of the award shall be excluded.

14. In computing the period of limitation prescribed for any suit, the Exclusion of time of time during which the de-Exclusion of time of defendant's absence from fendant has been absent from British India. British India shall be excluded, unless service of a sum-

mons to appear and answer in the suit can, during such absence, be made under the Code of Civil Procedure, section sixty.

15. In computing the period of limitation Exclusion of time of prescribed for any suit, the time during which the plain-Exclusion of time of suing bond fide in Court without jurisdiction. tiff has been prosecuting with due diligence another suit,

whether in a Court of first instance or in a Court of appeal, against the same defendant or some person whom he represents, shall be excluded, where the last-mentioned suit is founded upon the same right to sue, and is instituted in good faith in a Court which from defect of jurisdiction, or other cause of a like nature, is unable to try it.

Explanation 1.—In excluding the time during which a former suit was pending, the day on which that suit was instituted, and the day on which the proceedings therein ended, shall both be counted.

Explanation 2 .- A plaintiff resisting an appeal presented on the ground of want of jurisdiction, shall be deemed to be prosecuting a suit within the meaning of this section.

16. In computing the period of limitation Exclusion of time dur- prescribed for any suit, the ing which commence-ment of suit is stayed commencement of which has been stayed by injunction, the time of the continuance by injunction. of the injunction shall be excluded.

17. In computing the period of limitation prescribed for a suit for pos-Exclusion of time dursession by a purchaser at a ing which judgment-debtor sues to set aside sale in execution of a decree, the time during which the execution sale. judgment-debtor has been

prosecuting a suit to set aside the sale shall be excluded.

18. When a person who would, if he were living, have a right to sue, Effect of death before dies before the right accrues, right to sue accrues. the period of limitation shall be computed from the time when there is a representative in interest of the deceased capable of suing.

When a person against whom, if he were living, a right to sue would have accrued, dies before the right accrues, the period of limitation shall be computed from the time when there is a representative whom the plaintiff may sue,

Nothing in the former part of this section ap-plies to suits for the possession of land or of an hereditary office.

19. When any person having a right to sue has, by means of fraud, been kept from the knowledge of Effect of fraud. such right or of the title on which it is founded,

and where any document necessary to establish such right has been fraudulently concealed,

the time limited for commencing a suit,

(a) against the person guilty of the fraud or accessory thereto, or,

(b) against any person claiming through him otherwise than in good faith and for a valuable

consideration,

shall be computed from the time when the fraud first became known to the person injuriously affected thereby, or, in the case of the concealed document, when he first had the means of producing it or compelling its production.

20. a. No promise or acknowledgment in respect of a debt or legacy shall take the case out of the operation of this Act, unless such promise or acknowledgment is contained in some writing signed, before the expiration of the prescribed period, by the party to be charged therewith or by his agent generally or specially authorized in this behalf.

b. When such writing exists, a new period of limitation, according to the nature of the original liability, shall be computed from the time when the promise or acknowledgment was signed.

c. When the writing containing the promise or acknowledgment is undated, oral evidence may be given of the time when it was signed. But when it is alleged to have been destroyed or lost, oral evidence of its contents shall not be received.

Explanation 1.—For the purposes of this section, promise or acknowledgment may be sufficient, though it omits to specify the exact amount of the debt or legacy, or avers that the time for payment or delivery has not yet come, or is accompanied by a refusal to pay or deliver, or is coupled with a claim to a set-off, or is addressed to any person other than the creditor or legatee;

but it must amount to an express undertaking to pay or deliver the debt or legacy or to an unqualified admission of the liability as subsisting.

Explanation 2.—Nothing in this section renders one of several partners or executors chargeable by reason only of a written promise or acknowledgment signed by another of them.

#### Illustrations.

Z, a bond-debtor, himself writes a letter promising to pay the debt to his creditor A. Z affixes his seal, but does not sign the letter:

Z pays part of the debt and promises orally to pay the rest:

Z publishes an advertisement, requesting his creditors to bring in their claims for examination:

In none of these cases is the debt taken out of the operation of this Act.

21. When interest on a debt or legacy is, before the expiration of the prescribed period, paid as such by the person liable to pay the debt or legacy, or by his agent generally or specially authorized in this behalf,

or when part of the principal of a debt is, before
the expiration of the prescribed period, paid by the debtor or by his agent generally or specially authorised in this behalf,

a new period of limitation, according to the nature of the original liability, shall be computed from the time when the payment was made:

Provided that, in the case of part-payment of principal, the debt has arisen from a contract in writing and the fact of the payment appears in

the handwriting of the person making the same, on the instrument, or in his own books, or in the books of the creditor.

22. When, after the institution of a suit, a new Effect of substituting or adding new plaintiff or defendant is substituted or added, the suit shall, as regards him, be deemed to have commenced when he was so made a party:

Provided that, when a plaintiff dies, and the Proviso where original suit is continued by his replaintiff dies. presentatives in interest, it shall, as regards them, be deemed to have commenced when it was instituted by the deceased plaintiff:

Provided also, that, when a defendant dies, and the suit is continued against his representatives in interest, it

defendant dies.

representatives in interest, it shall, as regards them, be deemed to have been commenced when it was instituted against the deceased defendant.

23. In the case of a suit for the breach of a

Computation where there are successive breaches, a fresh right to sue arises, and a fresh period of limitation begins

period of limitation begins to run, upon every fresh breach; and where the breach is a continuing breach, a fresh right to

Computation where the breach is continuing.

during which the breach continues.

sue arises, and a fresh period of limitation begins to run, at every moment of the time

Nothing in the former part of this section applies to suits for the breach of contracts for the payment of money by instalments, where, on default made in payment of one instalment, the whole becomes due.

#### Illustrations.

(a.)—A contracts to pay an annuity to B for his life by quarterly instalments. A fails to pay any of the instalments. Here upon every fresh failure, a fresh right to sue arises and a fresh period of limitation begins to run; and this Act may bar the remedy on the earlier breaches without affecting the remedy on the later breaches.

(b.)—A, a tenant, covenants with B, his landlord, to keep certain buildings in repair. At every moment of the time during which the buildings continue out of repair and B retains his right of entry, a fresh right to sue arises and a fresh period of limitation begins to run.

24. In the case of a continuing nusance a fresh right to sue arises, and a fresh period of limitation begins to run, at every moment of the time during which the nusance continues.

#### Illustration.

A diverts B's watercourse. At every moment of the time during which the diversion continues and B retains his right of entry, a fresh right to sue arises and a fresh period of limitation begins to run.

25. In the case of a suit for compensation for an act lawful in itself, which

Suit for compensation for act becoming unlawful.

But for compensation becomes unlawful in case it causes damage, the period of limitation shall be computed

from the time when the damage accrues.

#### Illustration.

A owns the surface of a field. B owns the subsoil. B digs coal thereout without causing any immediate apparent injury to the surface, but at last the surface subsides. The period of limitation runs from the time of the subsidence.

26. All instruments shall, for the purposes of Computation of time this Act, be deemed to be mentioned in instruments made with reference to the made.

(a).—A Hindá makes a promissory note bearing a Native date only, and payable four months after date. The period of limitation applicable to a suit on the note runs from the expiry of four months after date computed according to the Gregorian calendar.

b).—A Hindú makes a bond, bearing a Native date my for the repayment of money within one year. The scribe of limitation applicable to a suit on the bond runs non the expiry of one year after date computed according to the Gregorian calendar.

#### PART IV.

ACQUISITION OF OWNERSHIP BY POSSESSION,

27. Where the access and use of light or air to and for any building has with, as an easement, and sol right, without interruption, and for twenty ents.

and where any way or watercourse, or the use of my water, or any other easement (whether affirmdive or negative) has been peaceably and openly enjoyed by any person claiming title thereto as an easement and as of right, without interruption, nd for twenty years,

the right to such access and use of light or air, av, watercourse, use of water, or other easement, hall be absolute and indefeasible.

Each of the said periods of twenty years shall etaken to be a period ending within two years ext before the institution of the suit wherein the aim to which such period relates is contested.

Explanation .- Nothing is an interruption withthe meaning of this section, unless where there an actual discontinuance of the possession or njoyment by reason of an obstruction by the act f some person other than the claimant, and uns such obstruction is submitted to or acquiesced n for one year after the claimant has notice thereof and of the person making or authorizing the same to be made.

#### Illustrations.

(a).-A suit is brought in 1871 for obstructing a right of ay. The defendant admits the obstruction but denies in right of way. The plaintiff proves that the right was

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peaceably and openly enjoyed by him claiming title thereto as an easement and as of right, without interruption, from 1st January 1850 to 1st January 1870. The plaintiff is entitled to judgment.

(b).—In a like suit also brought in 1871 the plaintiff merely proves that he enjoyed the right in manner aforesaid from 1848 to 1868. The suit shall be dismissed, as no exercise of the right by actual user has been proved to have taken place within two years next before the institution of the suit.

(c).—In a like suit the plaintiff shows that the right was peaceably and openly enjoyed by him for twenty years. The defendant proves that the plaintiff on one occasion during the twenty years had asked his leave to enjoy the right. The suit shall be dismissed.

28. Provided that, when any land or water Exclusion in favour of reversioner of servient easement (other than the access and use of light and air) has been enjoyed or derived has been held under or by virtue of any interest for life or any term of years exceeding three years from the granting thereof.

the time of the enjoyment of such easement during the continuance of such interest or term, shall be excluded in the computation of the said last mentioned period of twenty years, in case the claim is, within three years next after the determination of such interest or term, resisted by the person entitled, on such determination, to the said land or water.

#### Illustration.

A sues for a declaration that he is entitled to a right of way over B's land. A proves that he has enjoyed the right for twenty-five years; but B shews that during ten of these years C, a deceased Hindu widow, had a life interest in the land, that on C's death B became entitled to the land, and that within two years after C's death he contested A's claim to the right. The suit must be dismissed, as A, with reference to the provisions of this section, has only proved enjoyment for fifteen years.

29. At the determination of the period hereby Extinguishment of limited to any person for instituting a suit for \*possesright to land hereditary office. sion of any land or hereditary office, his right to such land or office shall be extinguished.

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### FIRST SCHEDULE.

(See section 2.)

Number and year.	Subject or title.	Extent of repeal.
21 Jac. I, cap. sixteen	An Act for limitation of actions and for avoiding of suits in law.	The whole Statute, so far a it applies to British India.
4 Ann. cap. sixteen	An Act for the amendment of the law and the better advancement of justice.	Sections seventeen, eighteen and nineteen, so far as they apply to British India.
33 Geo. III, cap. fifty-two	An Act for continuing in the East India Company, for a further term, the possession of the British territories in India, together with their exclusive trade, under certain limitations; for establishing further regulations for the Government of the said territories, and the better administration of justice within the same; for appropriating to certain uses the revenues and profits of the said Company; and for making provision for the good order and government of the towns of Calcutta, Madras and Bombay.	So much of section one hundred and sixty-two as relate to the limitation of civil suits in British India.
53 Geo. III, cap. one hundred and fifty-five.	An Act for continuing in the East India Company, for a further term, the possession of the British territories in India, together with certain exclusive privileges; for establishing further Regulations for the government of the said territories, and the better administration of justice within the same; and for regulating the trade to and from the places within the limits of the said Company.	Section one hundred and twenty-four, so far as it ap- plies to British India.
9 Geo. IV, cap. seventy-four	Administration of Criminal Justice	So much of section fifty-one as relates to civil suits.
6 & 7 Vie., cap. ninety-four	Foreign Jurisdiction Act	Section seven, so far as it applies to British India.
Act No. XIV of 1840	An Act for rendering a written memorandum necessary to the validity of certain promises and engagements, by extending to the territories of the East India Company, in cases governed by English Law, the provisions of the Statute 9 Geo. IV, cap. 14.	From and including the words "Whereas by anAct" down to and including the words "Defendants against the Plaintiff."
Act No. XI of 1841	Military Courts of Requests	The proviso in section nine.
Act No. XX of 1847	Copyright Act	In section sixteen, the words 'actions, suits, bills.'
Act No. XII of 1855	-An Act to enable Executors, Administrators or Representatives to sue and be sued for certain wrongs.	In section one, the words "and provided such action shall be brought within one year after the death of such person," and the words "and so as such action shall be commenced within twoyear after the committing of the wrong."

### FIRST SCHEDULE-continued.

Number and year.	Subject or title.	Extent of repeal.
Act No. XIII of 1855	Compensation for loss occasioned by death caused by actionable wrong.	In section two, the words "and that every such action shall be brought within twelve calendar months after the death of such deceased person."
Act No. XXV of 1857	Forfeiture for mutiny	Section nine.
Act No. VIII of 1859	The Code of Civil Procedure	In section one hundred and nineteen, the words "within a reasonable time not exceeding thirty days after any process for enforcing the judgment has been executed," and the words "within thirty days from the date of the judgment." In section two hundred and thirty, the words "within one month from the date of the dispossession." The last
		the dispossession. The last twelve words of section two hundred and forty-six. In
		section two hundred and fifty-six, the words "At any time within thirty days from the date of the sale." In section two hundred and sixty-nine, the words "if made within one month from the date of such existence or obstruction or of such dispossession, as the
		case may be." In section three hundred and twenty-four, the second sentence. In section three hundred and twenty-seven, the words "within six months from the date of the award." In section three hundred and thirty
		three, from and including the words "within the period" down to the end of the section. In section three hundred and forty-seven, the words "within thirty day from the date of the dis missal." In section three
		hundred and seventy-three the words "within the period prescribed for the pre- sentation of a memorandur of appeal." So much of section three hundred and seventy-seven as has no been repealed.
Act No. XIV of 1859	An Act to provide for the limitation of suits.	The whole Act, except s much of section fifteen a does not relate to the limita tion of suits.
Act No. 1X of 1860	Workmen and employers	So much of section two as related to the limitation of suits.

### FIRST SCHEDULE-concluded.

Number and year.	Subject or title.	Extent of repeal.
Act No. XXXI of 1860	Arms Act	So much of section forty nine as relates to the limitation of suits.
Act No. V of 1861	Mofussil Police	So much of section forty-tw as relates to the limitatio of suits.
Act No. XXIII of 1861 .	Civil Procedure Code Amendmen	t Section twelve.
Act No. XXV of 1861 .	Criminal Procedure Code	Section four hundred an fifteen.
Act No. I of 1863 .	Civil Courts in British Burma	Section twenty-four.
Act No. VI of 1863	Consolidated Customs Aet	So much of section two hundred and fourteen as related to the limitation of suits
Act No. XXIII of 1863	Claims to Waste-lands	So much of section five as related to the limitation of suits.
Act No. VII of 1865 .	. Government Forests Act	So much of section sixtee as relates to the limitatio of suits.
Act No. XX of 1866 .	Registration Act	Section fifty-one.
Act No. XIV of 1868 .	Contagious Diseases Act	So much of section twenty five as relates to the limita- tion of suits.
Act No. XX of 1869	Volunteers	So much of section twenty six as relates to the limits tion of suits:
Act No. X of 1870 .	Land Acquisition	So much of section fifty-eigh as relates to the limitatio of suits.
Act No. IV of 1871	Coroners	In section forty-two, the words 'after the expiration of three months from such fact or failure, nor.'
Bombay Regulation V of 1827	A Regulation defining the Limitions, as to Time, within which Continue and the taining Rules of Judication resping written Acknowledgments. Debts executed without receipt of the consideration; also regard Interest, the tendering payment Debts, and the disposal of Proposition	ivil on- ect- of a ling of

### SECOND SCHEDULE.

(See section 4.)

FIRST DIVISION: SUITS.

Description of suit.	Description of suit.  Period of limitation.	
	Part I Thirty days.	
1.—To contest an award of the Board of Revenue under Act No. XXIII of 1863 (to provide for the adjudication of claims to waste-lands).	Thirty days	When notice of the award is delivered to the plaintiff.

Description of suit.	Period of lim	ita-	Time when period begins to run.
	Part II.—Ni	nety	
For doing, or for omitting to do, an act in pursuance of any enactment in force for the time being in British India.	Ninety days		When the act or omission took place.
	ant of the f		
	Part III.— months.	Six	
3.—Under Act No. XIV of 1859 (to provide for the limitation of suits), section fifteen, to recover possession of immoveable property.	Six months	•••	When the dispossession occurs.
4-Under Act No. IX of 1860 (to provide for the speedy determination of certain disputes between workmen engaged in Railway and other public works and their employers), section one.	Ditto		When the wages, hire, or price of work claimed accrued due.
5-Under Act No. V of 1866 (to provide a summary procedure on bills of exchange, and to amend, in certain respects, the commercial law of British India).	Ditto		When the bill or promissory note becomes due and payable.
	1		
	Part IV.—C year.	ne	
6.—Upon a Statute, Act, Regulation, or bye-law, for a penalty or forfeiture.	One year		When the penalty or forfeiture is incurred.
7.—For the wages of a domestic servant, artisan or labourer not provided for by this schedule, No. 4.	Ditto		When the wages sued for accrue due.
8.—For the price of food or drink sold by the keeper of an hotel, tavern or lodg- ing house.	Ditto		When the food or drink is delivered.
).—For the price of lodging	Ditto	***	When the lodging ends.
10To enforce a right of pre-emption, whether the right is founded on law, or general usage, or on special contract.	Ditto		When the purchaser takes actual possession under the sale sought to be impeached.
he For damages for infringing copyright or any other exclusive privilege.	Ditto		The date of the infringement.

Description of suit.	Period of limitation.	Time when period begins to run,
	Part IV.—One year,—continued.	
12.—By executors, administrators, or representatives under Act No. XII of 1855 (to enable executors, administrators or representatives to sue and be sued for certain wrongs).	One year	The date of the death of the person wronged.
13.—By executors, administrators or representatives under Act No. XIII of 1855 (to provide compensation to families for loss occasioned by the death of a person caused by actionable wrong).	Ditto	The date of the death of the person killed.
14.—To set aside any of the following sales:—	Ditto	When the sale is confirmed, or would otherwise have become final and conclusive had no such suit been brought.
(a) sale in execution of a decree of a Civil Court;		brought.
(b) sale in pursuance of a decree or order of a Collector or other officer of revenue;	The second second	
(c) sale for arrears of Government revenue or for any demand recoverable as such arrears;	- F-0	
(d) sale of a patní táluq sold for current arrears of rent.		
Explanation.—In this clause 'patni' includes any intermediate tenure saleable for current arrears of rent.		
15.—To alter or set aside a decision or order of a civil court in any proceeding other than a suit.	Ditto	The date of the final decision or order in the case by a court competent to determine it finally.
16.—To set aside any act of an Officer of Government in his official capacity, not herein otherwise expressly provided for.	Ditto	The date of the act.
17.—Against Government to set aside any attachment, lease or transfer of immoveable property by the revenue authorities for arrears of Government revenue.		When the attachment, lease or transfer is made.
18.—Against Government to recover money paid under protest in satisfaction of a claim made by the revenue authorities on account of arrears of revenue or on account of demands recoverable as such arrears.		When the payment is made.
19.—Against Government for compensation for land acquired for public purposes.		The date of determining the amount of the compensation.
20.—Like suit for compensation when the acquisition is not completed.	Ditto	The date of the refusal to complete.
21.—For false imprisonment	Ditto	When the imprisonment ends.

Description of suit. Period of limitation.		Time when period begins to run.	
	Part IV.—One year,—conclude	20052011	
22.—For any other injury to the person	One year		When the injury is committed.
23.—For a malicious prosecution	Ditto		When the plaintiff is acquitted.
24.—For libel	Ditto	***	When the libel is published.
25.—For slander	Ditto		When the words are spoken.
26.—For taking or damaging moveable property.	Ditto	***	When the taking or damage occurs.
27.—For loss of service occasioned by the seduction of the plaintiff's servant or daughter.	Ditto		When the loss occurs.
28.—For inducing a person to break a contract with the plaintiff.	Ditto 11		The date of the breach.
29.—For an illegal, irregular or excessive distress.	Ditto		The date of the distress.
30.—For wrongful seizure of moveable property under legal process.	Ditto		The date of the seizure.
	Part V.—Two	,	
31.—For obstructing a way or a water- course	Two years		The date of the obstruction.
32.—For diverting a water-course	Ditto		The date of the diversion.
33.—For wrongfully detaining title- deeds.	Ditto .		When the title to the property com- prised in the deeds is adjudged to the plaintiff, or the detainer's pos- session otherwise becomes unlawful
34.—For wrongfully detaining any other moveable property.	Ditto		When the detainer's possession become unlawful.
55.—For specific recovery of moveable property in cases not provided for by this schedule, numbers 48 and 49.	Ditto		When the property is demanded and refused.
36.—Against a carrier for losing or injuring goods.	Ditto		When the loss or injury occurs.
37.—Against a carrier for delay in deli- vering goods.	Ditto		When the goods ought to be delivered.
38.—Against one who, having a right to use property for specific purposes, perverts it to other purposes.	Ditto		The time of the perversion.
59.—Under Act No. XII of 1855 (to enable executors, administrators or re- presentatives to sue and be sued for certain wrongs) against an executor, administrator or other representative.	Ditto .		When the wrong complained of is done,

Description of suit.	Period of limitatio	n.	Time when period begins to run.
	Part V.—1		
40.—For compensation for any wrong, malfeasance, nonfeasance or misfeasance independent of contract and not herein specially provided for.	Two years		When the wrong is done or the default happens.
41.—For the recovery of a wife	Ditto		When possession is demanded and refused.
12.—For the restitution of conjugal rights	Ditto		When restitution is demanded and refused.
	Part VI.—T	hree	
43.—For trespass upon immoveable property.	Three years		When the trespass takes place.
44.—To contest an award under any of the following Regulations of the Ben- gal Code:—	Ditto		The date of the final award or order in the case.
VII of 1822,	THE RESERVE OF THE PARTY OF THE		
IX of 1825, and			
IX of 1835.			A STATE OF THE STA
	1 1		Ditto.
45.—By a party bound by such award to re- cover any property comprised therein.	Ditto	•••	Ditto.
46.—By any person bound by an order respecting the possession of property made under Act No. XVI of 1838, section one, clause two, or Act No. XXV of 1861, chapter twenty-two, or Bombay Act No. V of 1864, or by any one claiming under such person, to recover the property comprised in such order.	Ditto		The date of the final order in the case.
47.—For lost moveable property not dishonestly misappropriated or converted.	Ditto		When the property is demanded and refused.
48.—For moveable property acquired by theft, extortion, cheating, or dishonest misappropriation or conversion.			Ditto.
49.—For the hire of animals, vehicles, boats or household furniture.	Ditto		When the hire becomes payable.
50.—For the balance of money advanced in payment of goods to be delivered.	Ditto		When the goods ought to be delivered.
51.—For the price of goods sold and deli- vered, where no fixed period of credit is agreed upon.	Ditto		The date of the delivery of the goods.

Description of suit.	Period of limitation	ı.	Time when period begins to ru
	Part VI.—The		
52.—For the price of goods sold and delivered to be paid for after the expiry of a fixed period of credit.	Three years		The expiry of the period of credit.
53.—For the price of goods sold and delivered to be paid for by a bill of exchange, no such bill being given.	Ditto		When the period of the proposed bill elapses.
54.—For the price of trees or growing crops sold by the plaintiff to the defendant where no fixed period of credit is agreed upon.	Ditto	•••	The date of the sale.
55.—For the price of work done by the plaintiff for the defendant at his request, where no time has been fixed for payment.	Ditto		When the work is done.
56For money payable for money lent	Ditto	***	When the loan is made.
57.—Like suit when the lender has given a cheque for the money.	Ditto		When the cheque is paid.
58.—For money lent under an agreement that it shall be payable on demand.	Ditto	**	When the demand is made.
59.—For money payable to the plaintiff for money paid for the defendant.	Ditto		When the money is paid.
60.—For money payable by the defendant to the plaintiff for money received by the defendant for the plaintiff's use.	Ditto		When the money is received.
61.—For money payable for interest upon money due from the defendant to the plaintiff.			When the interest becomes due.
62.—For money payable to the plaintiff for money found to be due from the defendant to the plaintiff on accounts stated between them.			When the accounts are stated, unless where the debt is made payable at a future time and then when that time arrives.
63.—Upon a promise to do anything at a specified time, or upon the happening of a specified contingency.	Ditto	•••	At the time specified or upon the contingency happening.
64.—Against a factor for an account	Ditto	1	When the account is demanded or, where no such demand is made, when the agency terminates.
65.—On a single bond where a day is speci- fied for payment.	Ditto		The day so specified.
66.—On a single bond where no such day is specified.	Ditto		The date of executing the bond.
67.—On a bond subject to a condition	Ditto		When the condition is broken.
68.—On a bill of exchange or promissory note payable at a fixed time after date	Ditto		When the Lill or note 6.11. June
69.—On a bill of exchange payable at or			When the bill is presented.
70.—On a bill of exchange accepted payable at a particular place.	Ditto		. When the bill is presented at that place.

Description of suit.	Period of limitation	on.	Time when period begins to run.	
	Part VI.—Three years—continued.			
71.—On a bill of exchange or promissory note payable at a fixed time after sight or after demand.	Three years		When the fixed time expires.	
72.—On a bill of exchange or promissory note payable on demand and not accompanied by any writing restraining or postponing the right to sue.	Ditto	1200	When the demand is made.	
73.—By the endorsee of a bill or promissory note against the endorser.	Ditto		The date of the endorsement.	
74.—On a promissory note or bond payable by instalments.	Ditto		The expiration of the first term of payment, as to the part then payable; and, for the other parts, the expiration of the respective terms of payment.	
75.—On a promissory note or bond payable by instalments, which provides that if default be made in payment of one instalment the whole shall be due.	Ditto		The time of the first default, unless where the payee or obligee waives the benefit of the provision, and then when fresh default is made.	
76.—On a promissory note given by the maker to a third person to be deli- vered to the payee after a certain event should happen.	Ditto		The time of the delivery to the payee.	
77.—On a dishonoured foreign bill where protest has been made and notice given.	Ditto		When the notice is given,	
78.—By the payee against the drawer of a bill of exchange which has been dishonoured by non-acceptance.	Ditto		The date of the refusal to accept.	
79.—Like suit when the bill has been dis- honoured by non-acceptance and after- wards by non-payment.	Ditto		Ditto.	
80.—Suit on a bill of exchange or promissory note not herein expressly provided for.	Ditto		When the bill or note becomes payable.	
81.—By the acceptor of an accommodation- bill against the drawer.	Ditto		When the acceptor pays the amount.	
82.—By a surety against the principal debtor.	Ditto		When the surety pays the creditor.	
83.—By a surety against a co-surety	Ditto		When the plaintiff pays anything in excess of his own share.	
84.—Upon any other contract to indemnify	Ditto		When the plaintiff is actually damnified.	
85.—By an attorney or vakil for his costs of a suit or a particular business, there being no express agreement as to the time when such costs are to be paid.	Ditto	•	The termination of the suit or business, or (where the attorney or vakil properly discontinues the suit or business) the date of such discontinuance.	
86.—For compensation for damage caused by an injunction wrongfully obtained.	Ditto	•••	When the injunction ceases.	

Description of suit.	Description of suit.  Period of limitation.		Time when period begins to run.
	Part VI.—		
87.—For the balance due on a mutual, open and current account, where there have been reciprocal demands between the parties.	Three years		The time of the last item admitted or proved in the account.
88.—On a policy of insurance when the sum assured is payable after proof of the death or loss has been given to or received by the insurers.	Ditto		When proof of the death or loss is given or received, to or by the insurers, whether by or from the plaintiff, or any other person.
89.—By the assured to recover premia paid under a policy voidable at the election of the insurers.	Ditto		When the insurers elect to avoid the policy.
90.—By a principal against his agent for moveable property received by the latter and not accounted for.	Ditto		When the account is demanded and refused.
91.—Other suits by principals against agents for neglect or misconduct.	Ditto		When the neglect or misconduct occurs.
92.—To cancel or set aside an instrument not otherwise provided for.	Ditto		When the instrument is executed.
98.—To declare the forgery of an instrument issued, or registered, or attempted to be enforced.	Ditto		The date of the issue, registration, or attempt.
94.—For property which the plaintiff has conveyed while insane.	Ditto		When the plaintiff is restored to sanity and has knowledge of the conveyance.
95.—For relief on the ground of fraud	Ditto		When the fraud becomes known to the party wronged.
96.—To set aside a decree obtained by fraud.	Ditto		Ditto.
97.—For relief on the ground of mistake in fact.	Ditto		When the mistake becomes known to the plaintiff.
98.—For money paid upon an existing consideration, which afterwards fails.	Ditto		The date of the failure.
99.—To make good out of the general estate of a deceased trustee the loss occarsioned by a breach of trust.	Ditto	1	The date of the trustee's death, or if the loss has not then been occasioned, the date of the loss.
100.—For contribution by a party who has paid the whole amount due under a joint decree, or by a sharer in a joint estate who has paid the whole amount of revenue due from himself and his co-sharers.			The date of the plaintiff's advance in excess of his own share.
101.—By a co-trustee to enforce against the estate of a deceased trustee a claim for contribution.	Ditto		When the right to contribution accrues.

Description of suit.	Period of tation.	limi-	Time when period begins to run.
	Part VI.—2		
102.—For a seaman's wages	Three years		The end of the voyage during which the wages are earned.
103.—By a Muhammadan for exigible dower (mu'aijal).	Ditto		When the dower is demanded and refused, or (where during the continuance of the marriage no such demand has been made) when the marriage is dissolved by death or divorce.
104.—By a Muhammadan for deferred dower (muwajjal).	Ditto		When the marriage is dissolved by death or divorce.
105.—By a mortgagor after the mortgage has been satisfied, to recover surplus collections received by the mortgagee.	Ditto		The date of the receipt.
106.—For an account and a share of the profits of a dissolved partnership.	Ditto		The date of the dissolution.
107.—By a Hindú manager of a joint estate for contribution in respect of a payment made by him on account of the estate.	Ditto		The date of the payment.
108.—By a lessor for the value of trees cut down by his lessee contrary to the terms of the lease.	Ditto		When the trees are cut down,
109.—For the profits of immoveable property belonging to the plaintiff wrongfully received by the defendant.	Ditto		When the profits are received, or, where the plaintiff has been dispossessed by a decree afterwards set aside on ap- peal, the date of the decree of the appellate court.
110.—For arrears of rent	Ditto		When the arrears become due.
111.—By a vendor of immoveable property to enforce his lien for unpaid purchasemoney.	Ditto		The time fixed for completing the sale, or (where the title is accepted after the time fixed for completion) the date of the acceptance.
112.—For a call by a company registered under any Statute or Act.	Ditto		When the call was made.
113.—For specific performance of a contract.	Ditto		When the plaintiff has notice that his right is denied.
114.—For the rescission of a contract	Ditto		When the contract is executed by the plaintiff. *
115.—For the breach of any contract, express or implied, not in writing registered, and not herein specially provided for.	Ditto		When the contract is broken, or (where there are successive breaches) when the breach sued for occurs, or (where the breach is continuing) when it ceases.
	Part VII.— years.	-Six	
116.—Upon a judgment obtained in a foreign country.	Six years	•••	The date of the judgment.

Description of suit.	Description of suit.  Period of limitation.		Time when period begins to run.
	Part VII.— years—contin		
117.—On a promise or contract in writing registered.	Six years		When the period of limitation would begin to run against a suit brought on a similar promise or contract not registered.
118.—Suit for which no period of limitation is provided elsewhere in this schedule.	Ditto		When the right to sue accrues,
	Part VIII.—T	welve	
119.—By an auction-purchaser or any one claiming under him to avoid incumbrances or under-tenures in an entire estate sold for arrears of Government revenue, the estate being, by virtue of such sale, freed from incumbrances and undertenures.	Twelve years		When the sale becomes final and conclusive.
120.—To avoid incumbrances or undertenures in a patni táluq or other saleable tenure sold for arrears of rent, the táluq or tenure being, by virtue of such sale, freed from incumbrances and under-tenures.	Ditto	÷.	When the sale becomes final and conclusive.
121.—Upon a judgment obtained in British India, or a recognizance.	Ditto		The date of the judgment or recognizance.
122.—For a legacy or for a distributive share of the moveable property of a testator or intestate.	Ditto	•••	When the legacy or share becomes payable or deliverable.
128.—For possession of an hereditary office.	Ditto	•••	When the defendant, or some person through whom he claims, took possession of the office adversely to the plaintiff.
The Lorentz Company of the Company o			Explanation.—An hereditary office is possessed when the profits thereof are usually received, or (if there are no profits) when the duties thereof are usually performed.
124.—Suit during the life of a Hindú widow by a Hindú entitled to the possession of land on her death to have an alienation made by the widow declared to be void except for her life.	Ditto		The date of the alienation.
de ditákshará to set aside his father's alienation of ancestral property.	Ditto		The date of the alienation.
126.—Like suit by a Hindú governed by the law of the Dáyabhága.	Ditto		When the father dies.
127.—By a Hindú excluded from joint-family property to enforce a right to share therein.	Ditto		When the plaintiff claims and is refused his share.
128.—By a Hindú for maintenance	Ditto		When the maintenance sued for is claimed and refused.

Description of suit.	Period of limitation.	Time when period begins to run.
	Part VIII.—T	
129.—To establish or set aside an adoption.	Twelve years	The date of the adoption, or (at the option of the plaintiff) the date of the death of the adoptive father.
130.—For the resumption or assessment of rent-free land.	Ditto	 When the right to resume or assess the land first accrued:
		Provided that no such suit shall be maintained where the land forms part of a permanently-settled estate, and has been held rent-free from the time of the Permanent Settlement.
131.—To establish a periodically recurring right.	Ditto	 When the plaintiff is first refused the enjoyment of the right.
132.—For money charged upon immoveable property.	Ditto	 When the money sued for becomes due.
Explanation.—The allowance and fees called málikána and haqqs shall, for the purposes of this clause, be deemed to be money charged upon immoveable property.		
133.—To recover moveable property conveyed in trust, deposited or pawned and afterwards bought from the trustee, depositary or pawnee in good faith and for value.	Ditto	 The date of the purchase.
134.—To recover possession of immoveable property conveyed in trust or mortgaged and afterwards purchased from the trustee or mortgagee in good faith and for value.	Ditto	 The date of the purchase.
135.—Suit instituted in a Court not established by Royal Charter by a mortgagee for possession of immoveable property mortgaged.	Ditto	 When the mortgagee is first entitled to possession.
136.—By a purchaser at a private sale for possession of the immoveable property sold, when the vendor was out of possession at the date of the sale.	Ditto	 When the vendor is first entitled to possession.
137.—Like suit by a purchaser at a sale in execution of a decree, when the execution-debtor was out of possession at the date of the sale.	Ditto	 When the execution-debtor is first entitled to possession.
138.—By a purchaser of land at a sale in execution of a decree, for possession of the purchased land, when he never has had possession.	Ditto	 The date of the sale.
139.—Like suit when the purchaser had possession, but was afterwards dispossessed.	Ditto	The date of the dispossession.
140.—By a landlord to recover possession from a tenant.	Ditto	 When the tenancy is determined.

Description of suit.	Period of limitation.	Time when period begins to run.
	Part VIII.—Twelve years,—continued.	
(other than a landlord) or a devisee, for possession of immoveable property.	Twelve years	When his estate falls into possession.
142.—Like suit by a Hindú entitled to the possession of immoveable property on the death of a Hindú widow.	Ditto	When the widow dies.
143.—For possession of immoveable property, when the plaintiff, while in possession of the property, has been dispossessed or has discontinued the possession.	Ditto	The date of the dispossession or discontinuance.
144.—Like suit, when the plaintiff has become entitled by reason of any forfeiture or breach of condition.	Ditto	When the forfeiture was incurred or the condition broken.
145.—For possession of immoveable property or any interest therein not hereby otherwise specially provided for.	Ditto	When the possession of the defendant, or of some person through whom be claims, became adverse to the plaintiff.
146.—For a declaration of right to an easement.	Ditto	When the easement ceased to be enjoyed by the plaintiff, or the persons on whose behalf he sues.
	Part IX.—Thirty years.	
147.—Against a depositary or pawnee to recover moveable property deposited or pawned.	Thirty years	The date of the deposit or pawn, unless where an acknowledgment of the title of the depositor or pawnor or of his right of redemption, has before the expiration of the prescribed period been made in writing signed by the depositary, or pawnee, or some person claiming under him, and, in such case, the date of the acknowledgment.
	Part X.—Sixty years.	
148.—Against a mortgagee to recover possession of immoveable property mortgaged.	Sixty years	The date of the mortgage, unless where an acknowledgment of the title of the mortgagor or of his right of redemption has, before the expiration of the prescribed period, been made in writing signed by the mortgagee or some person claiming under him, and, in such case, the date of the acknowledgment:  Provided that all claims to redeem arising under instruments of mortgage of immoveable property situate in British Burma, which have been executed before the first day of May 1863, shall be governed by the rules of limitation in force in that Province immediately before the same day.

FIRST DIVISION: SUITS—continued.

Description of application.	Period of limitation.	Time when period begins to run.	
	Part X.—Sixty years,—continued.		
149.—Before a Court established by Royal Charter in the exercise of its ordinary original civil jurisdiction by a mortgage to recover from the mortgagor the possession of immoveable property mortgaged.	Sixty years	When any part of the principal or interest was last paid on account of the mortgage debt.	
150.—Any suit in the name of the Secretary of State for India in Council.	Ditto	When the right to sue accrued,	

### SECOND DIVISION: APPEALS.

Description of appeals.	Period of limitation.		Time when period begins to run.	
151.—Under the Code of Civil Procedure to the Court of a District Judge.	Thirty days		The date of the decree appealed against.	
152.—Under the Code of Criminal Procedure to any Court other than the High Court.	Ditto		The date of the sentence or order appealed against.	
153.—Under the same Code to the High Court.	Sixty days		Ditto.	
154.—Under the Code of Civil Procedure to the High Court.	Ninety days		The date of the decree appealed against.	

### THIRD DIVISION: APPLICATIONS.

Description of application.	application. Period of limitation.		Time when period begins to run.	
155.—Under the Code of Civil Procedure to set aside an award.	Ten days	•••	When the award is submitted to the Court and notice of the submission has been given to the persons and in manner prescribed by the High Court.	
156.—By a plaintiff for an order to set aside a judgment by default.	Thirty days		The date of the judgment.	
157.—By a defendant for an order to set aside a judgment ex parte.	Ditto	•••	The date of executing any process for enforcing the judgment.	
by a person dispossessed of immove- able property and disputing the right of the decreeholder to be put into possession.	Ditto		The date of the dispossession.	

## SECOND SCHEDULE—continued.

THIRD DIVISION: APPLICATIONS,—continued.

Description of application.	Period of limitation.		Time when period begins to run.
159.—To set aside a sale in execution of a decree, on the ground of irregularity in publishing or conducting the sale.	Thirty days		The date of the sale.
160.—Complaining of resistance or obstruc- tion to delivery of possession of im- moveable property sold in execution of a decree, or of dispossession in the delivery of possession to the purchaser of such property.	Ditto		The date of the resistance, obstruction or dispossession.
161.—For re-admission of an appeal dismissed for want of prosecution.	Ditto		The date of the dismissal.
162For leave to appeal as a pauper	Ninety days	•••	The date of the decree appealed against.
163.—To a High Court for the admission of special appeal.	Ditto		Ditto.
164.—For a review of judgment	Ditto	•••	The date of the decree.
.165.—Under the Code of Civil Procedure, section three hundred and twenty seven, that an award be filed in Court.	Six months		The date of the award.
166.—For the execution of a decision (other than a decree or order passed in a regular suit or an appeal) of a Civil Court or of a Revenue Court.	One year		The date of the decision, or of taking some proceeding to enforce or keep in force the decision.
167.—For the execution of a decree or order of any Civil Court not provided for by No. 169.	Three years		The date of the decree or order,
			or (where there has been an appeal) the date of the final decree or or- der of the Appellate Court,
			or (where there has been a review of judgment) the date of the decision passed on the review,
			or (where the application next here- inafter mentioned has been made) the date of applying to the Court to enforce, or keep in force, the decree or order,
			or (where the notice next hereinafter made has been issued) the date of issuing a notice under the Code of Civil Procedure, section two hund- red and sixteen,
			or (where the application is to enforce payment of an instalment which the decree directs to be paid at a specified date) the date so specified.

## SECOND SCHEDULE-concluded.

THIRD DIVISION: APPLICATIONS,—continued.

Description of application.	Period of limitation.	Time when period begins to run.
168.—For the execution of any such decree or order of which a certified copy has been registered under the Indian Registration Act.	Six years	The date of the decree or order, or (where there has been an appeal) the date of the final decree or order of the Appellate Court, or (where there has been a review of judgment) the date of the decision passed on the review.
169.—To enforce a judgment, decree or order of any Court established by Royal Charter in the exercise of its ordinary original civil jurisdiction.	Twelve years	When a present right to enforce the judgment, decree or order accrned to some person capable of releasing the right:  Provided that, when the judgment, decree or order has been revived, or some part of the principal money secured thereby, or some interest on such money has been paid, or some acknowledgment of the right thereto has been given in writing signed by the person liable to pay such principal or interest or his agent, to the person entitled thereto or his agent, the twelve years shall be computed from the date of such revivor, payment or acknowledgment, or the latest of such revivors, payments or acknowledgments, as the case may be.

## INDEX.

Nothing hereinafter contained shall be deemed to have the force of law.

NOTE.—The numbers to which 'No.' or 'Nos.' is prefixed refer to the articles in the second schedule.

Absence of defendant from British India, sec. 14.	7
Accommodation-acceptor, suit by, No. 81.	
Account, suit against a factor for an, No. 64.	
See Partnership.	
Account current, suit for balance due on mutual and open, No. 87.	
Account stated, suit for money found due on, No. 62.	
Acknowledgment in writing, effect of, sec. 20.	
by one of several persons chargeable, sec. 20.  of right to money secured by judgment, No. 169.	
of right to money secured by judgment, No. 169.	
of title of depositor or pawnor, No. 147.	
of title of mortgagor, No. 148.	
Act in pursuance of enactment, suit for doing or omitting to do, No. 2.	
Act XVI of 1838, No. 46.	
Act XII of 1855, suit under, No. 12, No. 39.	
Act XIII of 1855, suit under, No. 13.	
Act VIII of 1859,—see Civil Procedure Code.	
Act XIV of 1859, sec. 18, suit under, No. 3.	
Act IX of 1860, sec. 1, suit under, No. 4.	
Act XXV of 1861, cap. 22, No. 46.	
Act XXIII of 1863, suit to contest award under, No. 1.	
Act V of 1866, suit under, No. 5.	
Acts repealed, sec. 2 and sched. 1.	
Addition of defendant, sec. 22.	
Administrator, to estate of his creditor, sec. 9.	
suit by, for wrong to intestate, No. 12.	
——————suit by, for death caused by actionable wrong, No. 13. —————suit against, for wrong done by intestate, No. 39.	
See Representative.	
Admission, after time, of appeal or application for review, sec. 5, cl. (6.)	
Adoption, suit to set aside an, No. 129.	
Adverse possession of an hereditary office, No. 123.	
of immoveable property, No. 145.	
Advertisement to creditors insufficient to take debt out of operation of Act, sec. 20, ill.	
Agent may sign promise or acknowledgment taking debt out of operation of Act, sec. 20.	
- may pay interest or principal taking debt out of operation of Act, sec. 21.	
See Factor, Principal.	
Air, prescriptive title to access and use of, sec. 27.	
Ancestral property, suit to set aside alienation of, Nos. 125, 126.	
Animals, suit for hire of, No. 49.	
Appeal presented after time, sec. 4; sec. 5, cl. (b.)	
——in Non-Regulation Province, sec. 6.	
from decree of High Court on original side, sec. 6.	
on ground of want of jurisdiction, sec. 15, exp. 2.	
——to Court of District Judge, No. 151.	
under Criminal Procedure Code to any Court other than High Court, No. 152.	
——to High Court, under Criminal Procedure Code, No. 153.	
under Civil Procedure Code, No. 154.	
See Application.	
Application presented after time, sec. 4.	
for review of judgment, sec. 5 (b.), sec. 10	
to review decrees, &c., of High Court on original side, sec. 6.	
-to set aside an award, sec. 13 and No. 155.	
for order to set aside judgment by default, No. 156.	
for order to set aside judgment ex parte, No. 157.	
under Code of Civil Procedure, sec. 230, No. 158.	
to set aside an execution sale, No. 159.	
	ion
complaining of resistance, &c., to delivery of possession of land sold in execut	(UII)
or of dispossession, No. 160.	10.7
for re-admission of an appeal, No. 161.	339
for leave to appeal as a pauper, sec. 10, No. 162.	The -

Application to High Court for admission of special appeal, sec. 10, No. 163.
for review of judgment, sec. 5, cl. b., No. 164.
that an award be filed in Court, No. 165.
for execution of a decision (not a decree) of a Civil Court, No. 166.
——————————————————————————————————————
to enforce judgment of Charter Court, No. 169.
Arrears of rent, suit to set aside sale of patni taluq for, No. 14 (d).
málikáná, suit for, No. 132.
of revenue, suit to set aside sale for, No. 14 (c).
suit to set aside attachment, lease, or transfer of land for, No. 17.
suit for money paid under protest in satisfaction of claim for, No. 1
Artisan—see Wages.
Assessment of rent-free land, suit for, No. 130.
Attachment of land for arrears of revenue, suit to set aside, No. 17.  Attorney, his suit for costs, No. 85.
Auction-purchaser, suit by, to avoid incumbrances on estate sold for revenue-arrears
No. 119.
Averment in acknowledgment that time for payment has not come, sec. 20, exp. 1.
Award, under Claims to Waste Land Act, suit to contest, No. 1.
application to set aside, No. 155.
application to file in Court an, No. 165.
suit to recover property comprised therein, No. 45.
Balance of advance in payment of goods to be delivered, suit for, No. 50.
due on mutual, open and current account, suit for, No. 87.
Bar, limitation set up as, sec. 20, exp. 1. Benámídár not a 'trustee,' sec. 3.
Bill of exchange includes a hundí, sec. 3.
suit on, under Act V of 1866, No. 5.
suit for price of goods to be paid for by, No. 53.
payable a fixed time after date, No. 68.
payable at or after sight, No. 69.
accepted payable at a particular place, No. 70.
payable at a fixed time after sight or demand, No. 71.
payable on demand, No. 72.
by endorsee of, No. 73.
——————————————————————————————————————
——————————————————————————————————————
not expressly provided for, No. 80.
suit by accommodation-acceptor against drawer of, No. 81.
Board and lodging, suit for, Nos. 8 and 9.
Boats, suit for hire of, No. 49.
Bona fides,—see Good faith.
Bond, suit on a single, Nos. 65, 66.
payable by instalments, suit on, Nos. 74, 75.
Breach of contract, sec. 23.
——————————————————————————————————————
British India, defendant's absence from, sec. 14.
suits in, on foreign contracts, sec. 11.
Byelaw, suit for penalty under, No. 6.
Calendar, Gregorian, sec. 26.
Call,—see Company.
Cancellation of instrument, suit for, No. 92.
Carrier losing or injuring goods, suit against, No. 36
delaying delivery of goods, suit against, No. 37.
Charter Court, appeal to, under Criminal Procedure Code, No. 152.
under Civil Procedure Code, No. 154.
under Civil Procedure Code, No. 154.  application for execution of decree or order of, Nos. 167, 168.  of other decisions of. No. 166.
redemption suit in, No. 148.
Cheque, suit for money lent by, No. 57.
Civil Procedure Code, sec. sixty, sec. 14.
sec. 230, No. 158.
sec. 256, No. 159.
——————————————————————————————————————
sec. 324, No. 155.

```
Civil Procedure Code, sec. 327, No. 165.
                          sec. 333, No. 154.
sec. 347, No. 161.
                           sec. 373, Nos. 162, 163.
Claim against a company being wound up by Court, sec. 4, exp.
      -to a set-off, sec. 20, exp. 1.
-under Act IX of 1860, No. 4.
Claimant, disability of joint, sec. 8.

——in good faith and for value through fraudulent person, sec. 19 (b).
Closing of Court, effect of, sec. 5, cl. (a.)
Collector, suit to set aside sale by, No. 14 (b).
See Officer.
Commencement of Act, sec. 1.
                    of suit stayed by injunction, sec. 16.
Company wound up by Court, when claim against instituted, sec. 4, exp.
             suit for call by registered, No. 112.
Compensation for lawful act becoming unlawful, suit for, sec. 25.
                 for land taken for public purposes, suit for, Nos. 19, 20.
                 for wrong independent of contract, No. 40.
Conjugal rights, suit for, No. 42.
Consideration, suit for money paid on failing, No. 98.
           See Valuable Consideration.
Contingency, suit on promise to do anything on happening of specified, No. 63.
Continuance of injunction, time of, when excluded, sec. 13.
Continuing breaches of contract, sec. 23.
             nuisance, sec. 24.
Contract, suit on foreign, sec. 11.
           suit for breach of, where there are successive breaches, sec. 23.
                                   where the breach is continuing, sec. 23.
           suit for inducing a person to break, No. 28.
           to indemnify, suit on, Nos. 81-84.
           suit for specific performance of, No. 113.
                     -rescission of, No. 114.
                     -revision of,—see Fraud, Mistake.
-breach of unregistered, No. 115.
            in writing registered, suit on, No. 117.
           See Account, Animals, Attorney, Balance, Bill of Exchange, Board and Lodging,
Boats, Bond, Consideration, Continuing breaches, Contribution, Costs, Co-surety,
                 Co-trustee, Creditor, Debt, Demand, Depositary, Extinction, Factor, Foreign contracts, Furniture, Goods, Growing crops, Hire, Indemnity, Lodging, Money, Mortgagee, Partnership, Pawnee, Policy, Pre-emption, Premia, Price, Principal, Promise, Promissory Note, Rent, Sales, Seaman's wages, Surety, Tavern Bill, Trees, Vakil, Vendor's lien, Wages.
 Contribution when plaintiff pays whole amount due under a joint decree, No. 100.
                when he pays whole amount of revenue due from himself and his co-sharers, No. 100.
                claim for, against estate of deceased co-trustee, No. 101.
                in respect of payment by Hindú manager on account of joint estate, No. 107.
 Copy of decree, sentence, order or award, exclusion of time requisite for obtaining, sec. 13.
 Copyright, suit for infringing, No. 11.
 Costs, suit for, No. 85.
 Co-surety, suit against, No. 83.
 Co-trustee, suit against, No. 101.
 Court,-see Appeal, Application, Award, Charter Court, Claim, Closing, Day, Diligence, High
 Court, Order, Revenue Court, Summary decisions.
Credit, fixed period of, No. 52.
 Creditor, disability of joint, sec. 8.
See Administrator, Advertisement, Agent.
 Criminal Procedure Code, appeal to High Court under, No. 153.
                               -appeal to any other Court under, No. 152.
 Crops,—see Growing crops.

Damage, suit for act becoming unlawful on causing, sees. 22, 25.
 Damaging moveables, suit for, No. 26.
 Date of acknowledgment or promise, sec. 20, cl. (c).
 Daughter,—see Service.
 Day on which closed court re-opens, sec. 5, cl. (a).

on which right to sue accrues excluded, sec. 13.
      on which judgment complained of was pronounced excluded, ib.
      on which former suit in wrong court was instituted, sec. 15, exp. 1.
 on which such suit was ended, ib., exp. 1. Dáyabhága, suits by Hindú under law of, No. 126. Death of person under disability, sec. 7.
         of person who, if living, would have a right to sue, sec. 18.
         of person against whom, if living, right to sue would have accrued, sec. 18.
```

Death of original plaintiff, sec. 22.
of original defendant, sec. 22.
Debt, acknowledgment of, or promise to pay, sec. 20.
——————————————————————————————————————
See Part payment.
Debtor,—see Agent.
Decision in any proceeding not a suit, suit to set aside, No. 15.  Decree,—see Application, Charter Court, Fraud, Instalments.
Default, application to set aside judgment by, No. 156.
Defence, limitation need not be set up as a, sec. 4.
foreign rule of limitation not a, sec. 12,—see Extinction.
Defendant, effect of his absence from British India, sec. 14.
————effect of adding, sec. 22. ————death of original, ib.
adverse possession of hereditary office by, No. 123.
Delay in delivering, suit against carrier for, No. 37.
Demand, suit for money payable on, No. 58.
suit on bill or note payable at a fixed time after, No. 71payable on, No. 72.
Depositary, suit against, No. 147.
suit against bond fide purchaser from, No. 133.
Destruction of written acknowledgment, sec. 20 c.
Definue, Nos. 33, 34.
Devisee, suit by, for possession of immoveable property, No. 141.  Diligence, suing in wrong court with due, sec. 15.
Disability, legal, sec. 7.
Discontinuance of possession, No. 143.
Dismissal of suits instituted after period, sec. 4.  of appeals and applications presented and made after period, sec. 4, but see sec. 5,
cl. (b).
Dispossession of purchaser at execution sale, No. 139.
of plaintiff, No. 143.
Distress, suit for illegal, irregular, or excessive, No. 29.
District Judge,—see Appeal.  Diverting watercourse, suit for, sec. 24, No. 32.
Divorce Act, this Act does not apply to suits under, sec. 1, cl. (b).
Document, effect of fraudulently concealing, sec. 19.
Domestic servant,—see Wages.
Dower, suit by Muhammadan for exigible, No. 103.  ———————————————————————————————————
Drawer,—see Bill of Exchange.
Drink supplied by hotelkeeper, suit for, No. 8.
Easement, acquisition of right to, secs. 27, 28.
———— declaration of right to, No. 146.
See Air, Light, Watercourse, Way.  Enactments, suits for doing or omitting acts in pursuance of, No. 2.
Endorsee,—see Promissory note.
Enforcement of forged instrument, No. 93.
English law,—see Specialty.
Evidence,—see Oral evidence, Presumption.  Exclusion of day on which right to sue accrued, sec. 13.
of day on which judgment complained of was pronounced, sec. 13.
——————————————————————————————————————
—————of time requisite for obtaining copy of award, see 13
——————————————————————————————————————
——————————————————————————————————————
sec. 16.
of time during which judgment-debtor sues to set aside execution-sale, sec. 17.
Exclusive privilege, damages for infringing, No. 11.
Execution,—see Application.
Execution-sale, exclusion of time during which judgment-debtor sues to set aside, sec. 17.  Execution-sale, application to set aside, No. 159.
suit for possession by purchaser at, Nos. 137, 138, 139.
Executor, acknowledgment of promise by one, sec. 20, expl. 2.
suit by, for wrong to testator, No. 12.
—————suit by, for death caused by actionable wrong, No. 13. ————————————————————————————————————
Ex parte judgment, application for order to set aside. No. 157
Expiry of period of limitation when court is closed, sec. 5, cl. (a.)

```
Extinction of contract by foreign limitation law, sec. 12.
           of right to land or hereditary office, sec. 29.
Factor, suit against, for an account, No. 64.
Failing consideration, suit for money paid on, No. 98.
False imprisonment, suit for, No. 21.
Food supplied by hotelkeeper, &c., suit for, No. 8. Foreclosure suit,—see Mortgagee.
Foreign country defined, sec. 3.
                  suits on contracts entered into in, secs. 11, 12.
Foreign contract, suit on, sec. 11.
        -limitation law, sec. 12.
        bill, suit on dishonoured, No. 77.
        -judgment, suit on, No. 116.
Forfeiture, suit for, No. 6.
Forgery, - see Instrument.
Fraud, effect of, sec. 19.
       suit for relief on ground of, No. 95.
      -suit to set aside decree obtained by, No. 96.
Furniture, suit for hire of household, No. 49.
Good faith, defined, sec. 3.
              -effect of suing in wrong court, in, sec. 15.
               -claimant through fraudulent person in, sec. 19.
               -purchase of moveables from trustee, &c., in, No. 133.
               purchase of immoveables from trustee or mortgagee, in, No. 134.
Goods to be delivered, suit for balance of advance in payment of, No. 50.
      -sold and delivered, suit for price of, No. 51.
                            -to be paid for after a fixed time, suit for price of, No. 52.
                                       - by a bill, suit for price of, No. 53.
See Moveable property.

Government, suits against, Nos. 17, 18, 19, 20.
         See Revenue, Secretary of State for India in Council.
Gregorian calendar, time computed according to, sec. 26.
Growing crops, suit for price of, No. 54. Haqq, suit for, No. 132.
Hereditary office, suit under Madras Reg. VI of 1831 for, not affected by this Act, sec. 1.
                extinguishment of right to, sec. 29.
                -suit for, No. 123.
High Court,-see Appeal, Charter Court, Interest, Part-payment, Judgment Creditor, Judgment
     Debtor, Mortgagee.
Hindú entitled on widow's death, suit by, No. 142.
       -suit by, to set aside alienation of ancestral property, Nos. 125, 126.
       excluded from joint-family property, suit by, No. 127.
       suit by, for maintenance, No. 128.
              to establish or set aside an adoption, No. 129.
Hindú manager, his suit for contribution, No. 107.
Hindú widow, suit to have her alienation declared void, No. 124.
Hire, suit for, under Act IX of 1860, No. 4.
      of animals, &c., suit for, No. 49.
Household furniture, suit for hire of, No. 49. Hundí included in 'Bill of Exchange,' sec. 3. Husband,—see Conjugal rights, Wife.
Idiocy of person having a right to sue, sec. 7.
Immoveable property, trespass on, No. 43.
                       taken for public purposes, suit against Government for compensation
                          for, Nos. 19, 20.
                        purchased from mortgagee, suit for possession of, No. 134.
                        when the plaintiff has been dispossessed or has discontinued possession,
No. 143.
                        when the plaintiff has become entitled by forfeiture or breach of condi-
                          tion, No. 144.
                       suit for money charged upon, or payable out of, No. 132. suit for, not otherwise provided for, No. 145.
   See Improvement, Incumbrances. Mesne profits, Mortgagee, Possession, Rent-free land.
Imprisonment, - see False imprisonment.
Inability to sue, subsequent to time beginning to run, sec. 9.
Incumbrances on an estate sold for revenue arrears, suit to avoid, No. 119.
Indemnity, suit on contract of, No. 120.
Infringement of copyright, suit for, No. 11.
 Injunction, staying commencement of suit by, sec. 16.
           damages caused by wrongfully obtaining, No. 86.
Injury to person, suit for, No. 22.

to goods, No. 26.
              - suit against carrier for, No. 36.
```

```
Insanity of person to whom right to sue accrues, sec. 7.
            suit for property conveyed during, No. 94.
See Bond, Promissory note.
 Institution of suit, sec. 4, expl.

Instrument, suit to cancel or set aside an, No. 92.
             - suit to declare forgery of an, No. 93.
               See Calendar.
 Insurer,—see Policy, Premia.

Interest on debt or legacy, effect of paying, sec. 21.
          suit for, No. 61.
           on High Court judgment-debt, effect of paying, No. 169.
 Interpretation clause, sec. 3.
Interruption defined, sec. 27, expl.

Issue of forged instrument, No. 93.

Joint creditor or claimant, disability of a, sec. 8.
 Judgment by default, application to set aside, No. 156.
             -ex-parte, application to set aside, No. 157.
            -application for review of, sec. 5, cl. (b), No. 164.
-foreign, suit on, No. 116.
             -obtained in British India, suit on, No. 121.
             of Charter Court, application to enforce, No. 169.
Judgment-creditor in High Court, acknowledgment to, No. 169.
Judgment-debtor, effect of suit by, to set aside execution-sale, sec. 17.
                  -in High Court, acknowledgment by, No. 169.
Jurisdiction, - see Appeal.
Labourer,—see Wages.
Lákhiráj,—see Rent-free land.
Land, extinguishment of right to, sec. 29.
               See Immoveable property.
 Landlord, his suit to recover possession, No. 140.
              See Trees.
 Lease for arrears of revenue, suit to set aside, No. 17.
 Legacy, acknowledgment of, or promise to pay, sec. 20.
          -payment of interest on, sec. 21.
          suit for, No. 122.
Legal disability, effect of, sec. 7.
                 - continuing till death, ib.
 Legal process, suit for wrongful seizure of moveables under, No. 30.
Lessor,—see Landlord, Lease, Trees.
Libel, suit for, No. 24.
Lien, - see Vendor's lien.
Light, prescriptive title to access and use of, sec. 27,—see Easement.
Limitation, dismissal of suits instituted after period of, sec. 4.
             -need not be pleaded, ib.
             -saving of local laws prescribing different period of, sec. 6.
             -applicable to suits on foreign contracts, sec. 11.
             -foreign rules of, sec. 12.
Loan,—see Money lent.
Local extent, sec. 1.
     -- laws, saving of periods of limitation prescribed by, sec. 6.
Lodging, suit for price of, No. 9.
Losing goods, suit against carrier for, No. 36.
Loss of written acknowledgment, sec. 20, cl. (c).

of service by seduction, suit for, No. 27.
— of goods by carrier, suit for, No. 36.
Lost property, suit for, No. 47.
Lunatic, - see Insanity.
Magistrate-see Officer.
Maintenance, suit for, No. 128.
Maker, see Promissory note.
Malfeasance independent of contract, suit for, No. 40.
Malicious prosecution, suit for, No. 23.

Málikáná, suit for, No. 132.

Manager,—see Hindú manager.

Menor defined, see, 3
Minor defined, sec. 3.
Minority of person having right to sue, sec. 7.
Misconduct, suit by principal against agent for, No. 91.
Misfeasance independent of contract, suit for, No. 40.
Mistake in fact, suit for relief on ground of, No. 97.
```

Mitákshará, suit by Hindú under law of, No. 125.	
Money lent, suit for, No. 56.	
——when lender gave cheque, No. 57.	
under agreement that it should be payable on demand, suit for, No. 58	
paid for the defendant, suit for, No. 59.	
received for the plaintiff's use, suit for, No. 60.	
payable for interest, suit for, No. 61.	
found due on accounts stated, suit for, No. 62.	
paid on failing consideration, suit for, No. 98.	
charged upon or payable out of land, suit for, No. 132.	
Mortgagee remaining in possession after mortgage satisfied, not a 'trustee,' sec. 3.	
suit for surplus collections received by satisfied, No. 105.	
suit to recover land purchased from, No. 134.	
suit by, in Mofussil Court, for possession of land, No. 135.	
suit against, to recover land mortgaged to, No. 148.	
suit in High Court by, for land mortgaged to, No. 149.	
Mortgagor, suit by, No. 148.	
Moveable property, suit for taking or damaging, No. 26.	
for wrongfully seizing under legal process, No. 30.	
for wrongfully detaining, No. 34.	
for specific recovery of, No. 35 for lost, No. 47.	
for stelen No. 47.	
for stolen, No. 48.	
Moveable property, suit by principal against agent for, No. 90.	
See Depositary, Goods, Money, Pawnee, Title deeds, Trustee.	
Mu'ajjal,—see Dower.	
Muhammadan,—See Dower, Pre-emption.	
Muwajjal,—see Dower.	
Native instruments, computation of time mentioned in, sec. 26.	
Neglect, suit by principal against agent for, No. 91.	
Nonfeasance independent of contract, suit for, No. 40.	
Nusance, defined, sec. 3. ———————————————————————————————————	
Office,—see Hereditary office.	
Officer of Government, suit to set aside act of, No. 16.	
——————————————————————————————————————	
Official Liquidator, claim sent in to sec. 4, expl.	
Omission in acknowledgment to specify exact amount of debt, sec. 20, expl. 1.	200
to do an act in pursuance of an enactment, suit for, No. 2.	
Oral evidence of date of acknowledgment, sec. 20, (c).	
not of contents of lost or destroyed acknowledgment, ib.	
Order in any proceeding not a suit, suit to set aside, No. 15.	
- under Act XVI of 1838, sec. 1, cl. 2, Act XXV of 1861, cap. 22, or B	om Act V of
1864, suit to recover property comprised in, No. 46.	om. rect v or
of Civil Court, application for execution of, Nos. 167, 168, 169.	
Partner, acknowledgment or promise by one, sec. 20, expl. 2.	
Partnership, suit for account and share of profits of dissolved, No. 106.	
Part-payment when it takes debt out of operation of Act, sec. 18.	
in case of High Court judgment-debt, No. 169.	
Patent,—see Privilege.	
Patní defined, No. 14 exp.	
Patní táluq, suit to set aside sale, No. 14 (d).	
sold for arrears of rent, suit to avoid incumbrances in, No. 120.	
Pauper, suit when instituted by, sec. 4, exp.	
See Application.	
Pawnee, suit against, No. 147.	
suit against purchaser from, No. 133.	
Payee of bill, suit by, against drawer, Nos. 78 and 79.	
ayment,—see Interest. Part-naument. Refusal.	
relately, suit for, No. 6.	
remodical right, suit to establish. No. 131.	
Actualient settlement, No. 130.	
Person, suit for injury to, No. 22.	
See False impresonment	
rerversion of property to unauthorized uses suit for No. 38	
denned, sec. 5.	
- effect of substituting new sec 92	
Sull for seduction of dangelter or servent of No. 97	
out for induction a norsen to break a contract with No 98	
Suit for Drice of Work done by No bb	
sub for money payable to Nos 59 60 61 62	
suit for property conveyed by insane. No. 94	

Plaintiff, mistake in fact	by, No. 97.	ones by No 100	
	f land belonging to	No. 109	
denied right to	specific performance.	No. 113.	
- suing to rescind	contract, No. 114.		
- denied enjoymen	at of recurring right,	No. 131,	
possession becom			
Policy of insurance, suit	on, No. 88.		HATTER THE STREET, THE PARTY OF
		on, suit to recover premi	
Possession of immoveable			. 17.
-	- suit for, under Act	XIV of 1859, No. 3.	
	- mortgagee's suit to	r, No. 135.	
	- private purchaser's	suit for, No. 100.	9 190
	- execution-purchase	r's suit for, Nos. 137, 13 No. 140.	8, 138.
	- tandioru's suit for,	no. 140.	see for No. 141
		atitled on death of wido	
			discontinued possession,
	No. 143.		Personality
		by reason of forfeiture	or breach of condition,
	No. 144.		
D 1:	- other suits for, No	). 145.	
Pre-emption, suit to enfor		a' 90	
Premia paid under voidab		0. 88.	
Prescription, title by, sec.			
Presentation,—see Appea Price of work under Act	IX of 1860 suit for	No 4	
goods sold and d			
trees or growing			
work done, suit		na and the same of	
Principal debtor, suit by		2.	
against agent,			
Privilege, suit for infring		1. 25 年 年 年 19 日 19 日 2 日 2 日 2 日 2 日 2 日 2 日 2 日 2 日 2 日	
Profits of dissolved parts		106.	
- suit for mesne, N			THE TANK OF GREAT
Promise in writing, effect	t of, sec. 20.		
to do anything a			on, No. 63.
in writing register	ered, suit on, No. 11	1. 3-4- N- 60	
Promissory note payable			
WHEEP TO THE TOTAL	on demand, No. 72.	sight or demand, No. 7	
snit by	endorsee against end	orser of No. 78	
navable	by instalments, suit	on, sec. 23, Nos. 74, 75	
given b	w maker to third per	son to be delivered to	payee on certain event,
	mit on, No. 76.		To the Company of the
Property comprised in ord		f 1838, sec. 1, or Act 1	XXV of 1861, cap. 22,
	over, No. 46.		
	aintiff while insane, su	nit for, No. 94.	THE REPORT OF STREET WAS AND ADDRESS.
	property, Moveable p	roperty, Slander.	
Prosecution,—see Malici			District the second of
Protest, suit against Gov		noney paid under, No. 1	8.
of foreign bill, I			
Public Works,—see Wag			
Purchaser of moveables i			
at a private sa	on sole of land suit by, it	or possession, No. 150.	97 199 190
Reciprocal demands, No.	87	y, for possession, 190s. 1	01, 100, 100.
Recognizance, suit on, N			TAX TO STATE OF THE PARTY OF TH
Recurring right, suit to			
Redemption, acknowledg		os. 147, 148.	
See Mortgagor.			
Refusal to pay, acknowle		by, sec. 20, expl. (1).	
to complete acqu	eagment accompanied		
	usition of land for pu	blic purposes, No. 20.	
of a wife, No. 41	usition of land for pull.		1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -
- of restitution of	usition of land for pull. conjugal rights, No.	42.	
of restitution of of lost or stolen	usition of land for pull.  conjugal rights, No. moveables, Nos. 47.	42.	•
of restitution of of lost or stolen of account by ag	usition of land for pull.  conjugal rights, No. moveables, Nos. 47, gent, No. 90.	42. 48.	
of restitution of of lost or stolen of account by ag of share of joint	nisition of land for pull.  conjugal rights, No. moveables, Nos. 47, gent, No. 90. family property, No.	42. 48.	
of restitution of of lost or stolen of account by ag of share of joint of maintenance,	nisition of land for pull.  conjugal rights, No. moveables, Nos. 47, gent, No. 90. family property, No. No. 128.	42. 48. 127.	
of restitution of of lost or stolen of account by ag of share of joint of maintenance, of enjoyment of	usition of land for pull.  conjugal rights, No. moveables, Nos. 47, gent, No. 90. family property, No. No. 128.  recurring right, No.	42. 48. 127.	
of restitution of of lost or stolen of account by ag of share of joint of maintenance, of enjoyment of 'Registered' defined, sec.	isition of land for pull.  conjugal rights, No. moveables, Nos. 47, gent, No. 90. family property, No. No. 128. frecurring right, No. 3.	42. 48. 127.	
of restitution of of lost or stolen of account by ag of share of joint of maintenance, of enjoyment of 'Registered' defined, sec. appeal, sec.	isition of land for pull.  conjugal rights, No. moveables, Nos. 47, gent, No. 90. family property, No. No. 128. frecurring right, No. 3. 4, ill. (b).	42. 48. 127. 131.	
of restitution of of lost or stolen of account by ag of share of joint of maintenance, of enjoyment of 'Registered' defined, sec.	isition of land for pull.  conjugal rights, No. moveables, Nos. 47, gent, No. 90. family property, No. No. 128. recurring right, No. 3. 4, ill. (b). suit to declare forger	42. 48. 127. 131. y of, No. 93.	

```
Registered promise or contract in writing, suit on, No. 117.
            - decree or order, application for execution of, No. 168.
See Company.

Regulation vi of 1831 (Madras) suits under, sec. 1.

Regulations, suit to contest award under certain Bengal, No. 44.
Relief, - see Frand, Mistake.
Remainderman, suit by, No. 141.
Rent, suit to set aside sale of Patní Táluq sold for arrears of, No. 14, cl. (d).
     suit for arrears of, No. 110.
Rent-charge, suit for, No. 132.
Rent-free land, suit for resumption or assessment of, No. 130.
Repeal of enactments, sec. 2, sched. I.
Representative of person whose disability continues up to death, sec. 7.

of express trustee, sec. 10.
               - of deceased, sec. 18.
               - of deceased plaintiff, sec. 22.
               - of deceased defendant, sec. 22.
                - suit by, for wrong done to the deceased, No. 12.
               - suit by, for death caused by actionable wrong, No. 13.
          —— suit against, for wrong done by deceased, No. 39. See Administrator, Executor.
Rescission of contract, suit for, No. 114.
Resistance to claim of easement, sec. 28.
Resumption,-see Rent-free land.
Revenue, suit to set aside sale by officer of, No. 14, cl. (b).
         suit to set aside sale for arrears of, ib., cl. (c).
         suit to set aside attachment, lease or transfer of land for arrears of, No. 17.
          See Contribution.
Revenue Court, application for execution of summary decision of, No. 166.
Reversioner of servient tenement, exclusion in favour of, sec. 28.
           , suit by, No. 141.
Review of judgment,-see Application.
Revivor of judgment of High Court, No. 169.
Right,—see Pre-emption, Redemption.
Sales in execution of decrees, application to set aside for irregularity, No. 159.

— suits to set aside certain, No. 14.

See Purchaser, Rent, Vendor's lien.
Sealed acknowledgment insufficient, sec. 20, ill.
Seaman's wages, suit for, No. 102.
Secretary of State for India in Council, suit in name of, No. 150.
         See Government.
Seduction,—see Service.
Seizure,—see Property.
Servant,—see Service, Wages.
Service of summons on absent defendant, effect of, sec. 14.
      - suit for loss of, caused by seduction of plaintiff's daughter or servant, No. 27.
Servient tenement, exclusion in favour of reversioner of, sec. 28.
Setting aside instruments, suits for, No. 92.
Set-off, acknowledgment coupled with claim to, sec. 20, expl.
Share of profits of dissolved partnership, suit for, No. 106.
     in joint family property, suit to enforce right to, No. 127.
Short title, sec. 1.
Signature of acknowledgment or promise, sec. 20. Slander, suit for, No. 25.
Special appeal,—see Application.
Specific recovery of moveables, suit for, No. 35.
       - performance of contract, suit to enforce, No. 113,
Statutes repealed, sched. I.
Substitution of plaintiff, sec. 22.
Successive breaches of contract, sec. 23.
Suit instituted before 1st April 1873, sec. 1.
   - under Indian Divorce Act, ib. (b).
- under Madras Regulation vi of 1831, ib. (c).
     when instituted, sec. 4, exp.
     bond fide in wrong Court, effect of prosecuting, sec. 15.
     effect of staying by injunction commencement of, sec. 16.
     by judgment-debtor to set aside execution-sale, effect of, sec. 17.
   - for which no period is specially provided, No. 118.
Summary decisions and orders of Mofussil Courts, suits to set aside, No. 15.
                                                        -applications to enforce, No. 166.
         -Procedure on Bills of Exchange Act, suit under, No. 5.
Summons, -- see Service.
Surety, suit by, against principal debtor, No. 82.
       · suit by, against co-surety, No. 83.
```

```
Surplus collections, -- see Mortgagee.
 Taking moveables, suit for, No. 26.
 Tavern bill, suit for amount of, No. 8.
 Tenant, see Landlord.
 Time, continuous running of, sec. 9.
       -mentioned in Native instruments, sec. 26.
See Exclusion.
 Title by prescription, secs. 27, 28.
       of depositor or pawnor, acknowledgment of, No. 147.
        of mortgagor, acknowledgment of, No. 148.
 Title-deeds, suit for wrongfully detaining, No. 33.
Tort, - see Wrong.
—quasi ex contractu,—see Malfeasance, Misfeasance, Nonfeasance, Wrong. Transfer of land for arrears of revenue, suit to set aside, No. 17.
 Trees, suit for price of, No. 54.
         -cut down by lessee, suit by lessor for value of, No. 108.
Trespass, not included in 'nusance' sec. 3.
         -suit for, No. 43.
Trustee defined, sec. 3.
         -suit against express, sec. 10.
          suit to make good loss caused by breach of trust of deceased, No. 99.
          suit for contribution against estate of deceased, No. 101.
          suit against purchaser of moveables from, No. 133.
          suit against purchaser of immoveables from, No. 134.
Undertaking to pay or deliver a debt or legacy, sec. 20, expl.
Under-tenures in an estate sold for arrears of revenue, suit to avoid, No. 119.

in a patni taluq sold for arrears of rent, suit to avoid, No. 120.
Vakil, his suit for costs, No. 85.
Valuable consideration, effect of, sec. 19, Nos. 133, 134.
Vehicles, suit for hire of, No. 49.
              -see Purchaser.
 Vendor's lien, suit to enforce, No. 111.
 Wages, &c., of workmen engaged in public works, claim for, No. 4.
          of domestic servants, artisans and labourers, suit for, No. 7. of seamen, suit for, No. 102.
 Want of jurisdiction, appeal on ground of, sec. 12, expl. 2.
 Waste lands, suit to contest an award relating to, No. 1.
 Watercourse, acquisition of title to, sec. 27.
                 - suit for obstructing, No. 31.
Way, acquisition of title to, sec. 24, No. 32.
way, acquisition of the to, sec. 21.

— suit for obstructing, No. 31.

Wife, suit for person of, No. 41.

See Conjugal rights, Divorce Act.
Work done, suit for price of, No. 55.
Writing, - see Acknowledgment, Promise.
Wrong not specially provided for, suit for, No. 40.

See Administrator, Carrier, Continuing damage, Damaging moveables, Death, Distress Executor, False imprisonment, Fraud, Infringement, Injunction, Injury, Legal Process, Libel, Loss, Malfeasance, Malicious prosecution, Misconduct, Misfeasance, Moveable property, Neglect, Nonfeasance, Perversion, Principal, Representative, Service, Slander, Trespass, Water-course, Way, Wrongdoer, Wrongful seizure.

Wrongful detention of moveables, Nos. 33, 34
Wrongful detention of moveables, Nos. 33, 34.
               seizure under legal process, suit for, No. 30.
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WHITLEY STOKES, Secy. to the Gott. of India. The following Act of the Governor General of India in Council received the assent of His Excellency the Governor General on the 24th March 1871, and is hereby promulgated for general information :-

ACT No. X or 1871.

## THE EXCISE ACT, 1871.

#### CONTENTS.

PREAMBLE.

#### I .- PRELIMINARY.

SECTION.

1. Short title. Local extent.

Commencement of Act.

Repeal of Acts.

3. Interpretation-clause.

4. Saving of Act No. XVI of 1863.

### II.—MANUFACTURE OF SPIRITS AND FERMENTED LIQUOR.

English distilleries not to be constructed or worked without license.

6. Chief Revenue Authority to prescribe rules for regulating English distilleries.
7. Collectors may establish distilleries for country spirits.
8. Chief Revenue Authority may prescribe rules for distilleries.
9. Breweries not to be constructed or worked, without license.
10. Sanction of Local Government to Rules under sections 6, 8 and 9.

10.

11. Prohibition of unlicensed manufacture of country spirits.

### III .- SALE OF SPIRITS, FERMENTED LIQUOR AND INTOXICATING DRUGS.

12. English spirits and fermented liquor not to be sold without license.

13. Fee for wholesale license.

Fee for retail license. 14.

What to be held a retail sale.

Country spirits and drugs not to be sold without license.

16. Tárí to be deemed a fermented liquor.

Proviso. 17

Supply of opium to licensed vendors. 18.

Proviso.

19. Sale of more than specified quantities of country spirits, &c., prohibited.

Restriction of sale of ganja and bhang. 20.

Rate of duty to be levied on English spirits. 21.

22. Spirits from foreign territory subject to duty.

Duty on country spirits manufactured at distilleries established by Collector. 23.

24. Duty on the retail sale of country spirits, &c.

### V .- FARM OF DUTIES.

25. Power to farm out duties.26. Tenders for such farm.

Farmer to make arrangements with local manufacturers and vendors. List of licenses granted by farmer to be filed.

28. Restrictions as to grant of licenses.

Lease may be cancelled.

Compensation to farmers in certain cases.

30. Recovery of arrears of tax or duty by farmers.

### VI.-LICENSES.

31. Certain licensees to execute counterpart and furnish security,

32. Duration and renewal of license.

33. Chief Revenue Authority to regulate form of license.

Power to recall license.

Surrender of license.

#### VIII .- POWERS OF OFFICERS.

Collectors of Land Revenue to have charge of the Excise Revenue.

37. Power to appoint Commissioners of Excise.

Collectors may appoint Excise officers. Tahsíldárs may be Excise Dároghas.

#### SECTION.

- Power to regulate supply of tari and intoxicating drugs to licensed vendors. Recovery of arrears of tax or duty.

  Power of Excise officers to inspect shops. 4.0
- 41.
- 42.
- And to arrest persons carrying spirits, &c., liable to confiscation. 43.
- And to arrest unlicensed distillers, &c. 44.
- And to seize stills. 45.
- And to search on information of illieit manufacture or possession.

  Police, Customs, and Revenue officers may exercise powers of Excise officers. 46.
- Excise officer to report arrests, &c., and to take person arrested to Magistrate. Collector may issue warrant of arrest in certain cases. 47.
- Collector may issue search-warrant. 49.
  - Special warrant authorising search between sunset and sunrise.
- Procedure after arrest or seizure. 50.
- Police to assist Excise officers. 51.

#### VIII .- PENALTIES.

- 59
- For constructing or working a distillery without license. For non-observance of rules prescribed by Chief Revenue Authority. 53.
- For removing spirituous liquors without payment of duty. For irregular re-land of spirituous liquors. 54.
- 55.
- For working brewery without license. 56.
- For refusing to produce license on demand of Excise officer. 57. For breach of license.
- For sale in contravention of license. 58.
- Proviso.
- For permitting drunkenness, &c., in shop. 59. For conveying country spirits from distillery without pass, &c. 60.
- For contravening rules prescribed by the Chief Revenue Authority. 61.
- For illieit manufacture or sale of country spirits, &c. 62. Proviso.
- 63. For illegal possession of country spirits, &c.
- 64. Exceptions as to tárí, ganja and bhang.
  - Cultivators of ganja or bhang to sell only to licensed person.
- 65.
- For having in possession a greater quantity of opium than five tolas weight. Exception in favour of opium-cultivators, travellers and horse-dealers. 66.
- For possession of excessive quantity of opium by travellers, &c. For sale of adulterated opium, &c., by licensed vendors. 67.
- For conniving at the illicit manufacture or sale of spirits, &c. 68.
- 69. On Police neglecting to assist.
- 70. For maliciously giving false information.
- 71. For vexatious search or seizure.
- On Excise officers for delay in reporting arrest, &c., or in carrying person arrested 72. to Magistrate or Collector.
- 73. For conniving at escape of persons arrested, &c.
- 74
- Adjudication of penalties and seizures.

  Procedure in cases other than those of persons sent in custody by a Collector or 75. Excise officer.
- Punishment on second or subsequent conviction. 76.
- 77. Confinement in civil jail.
- 78. Disposal of confiscated goods.
- Disposal of fines, &c., as rewards. 79. Rewards where no fine is realized.
- Fines undisposed of to belong to Government. Special rewards to informers.

#### IX .- MILITARY CANTONMENTS.

- 81. Rules respecting the manufacture and sale of spirits, &c., in Military Cantonments.82. Mode of making arrest or search within Military Cantonments.

### X.—MISCELLANEOUS.

- 83. Drawback on exportation.
- 84. No drawback on spirits exported to British Indian ports except Aden or shipped as stores.
- 85 Recovery of sums due under bond.
- Appeals from orders and sentences passed under this Act. Powers vested in officers of the Opium Department. 86. 87.
- Legalization of levy of Excise duties in Oudh. Indemnity-clause.
  - SCHEDULE—(Acts repealed.)

AN ACT TO CONSOLIDATE AND AMEND THE LAWS RELATING TO THE EXCISE REVENUE IN NORTHERN INDIA, BRITISH BURMA AND COORG.

Whereas it is expedient to consolidate and amend the laws in force in Northern India, British Burma and Coorg relating to the manufacture of spirits, the sale of spirituous and fermented liquors and intoxicating drugs, and the collection of the revenue derived therefrom: It is hereby enacted as follows:

#### I.—PRELIMINARY.

Short title.

1. This Act may be called "The Excise Act, 1871."

It extends to the territories respectively under the government of the Lieute-nant-Governors of the North-Western Provinces and the Panjáb, and under the administration of the Chief Commissioners of Oudh, the Central Provinces, British Burma and Coorg.

It shall come into force in the North-Western Provinces, the Panjab, Oudh and the Central Provinces on the passing thereof, and in British Burma and Coorg on the first day of April 1872.

Repeal of Acts.

2. The Acts mentioned in the schedule hereto annexed are repealed.

Interpretation-clause.

3. In this Act,

"Chief Revenue Authority" means,-

in the territories subject to the Lieutenant-Govemor of the North-Western Provinces, the Board of Revenue,

in the Panjáb and Oudh, the Financial Commissioner, and

in the Central Provinces, British Burma and Coorg, the Chief Commissioner.

"Collector" includes any Revenue Officer in independent charge of a District and a Superintendent of Abkari Revenue.

"Magistrate" means any Magistrate exercising
powers not less than those
of a Subordinate Magistrate
of the first class.

"Country-spirit" means any spirit made by the Native process of distillation.

"Intoxicating drugs" includes ganja, bhang, charas, opium and every preparation and admixture of the same.

4. Nothing herein contained affects Act No. XVI of 1863 (to make special provision for the levy of the excise duty payable on spirite used exclusively in Arts and Manufactures or in Chemistry).

# II.—MANUFACTURE OF SPIRITS AND FERMENTED LIQUOR.

5. No person shall construct or work a distil
\*\*Baglish distilleries not lery after the manner in
be constructed or which distilleries are con
\*\*worked without license.\*\* structed and worked in Engkind, without a license under the hand of the

Collector of the District in which such distillery is

stuated.

Chief Revenue Authority to prescribe rules for regulating English distilleries.

6. thority time time

6. The Chief Revenue Authority may from time to time make rules relative to—

(a) the granting of licenses under section five;

(b) the notices to be given by the proprietor of a licensed distillery when he commences and discontinues work;

- (c) the size and description of the stills,
- (d) the passing and storing of the spirits,
- (e) the inspection and examination of the distillery and warehouses, and of the spirits manufactured and stored therein;
- (f) the furnishing of statements and lists of such spirits, and of the stills, coppers, casks, and other utensils used in the distillery.

Collectors may establish distilleries for country spirits.

7. The Collector, with the sanction of the Chief Revenue Authority, may—

- (a) establish, at any place within his jurisdiction, a distillery in which spirits may be manufactured after the native process;
- (b) from time to time fix limits within which no country spirits, except such as are manufactured at the said distillery, shall be introduced or sold without a special pass from the Collector, and within which no stills shall be constructed or worked, or spirits manufactured, except at the said distillery; and
  - (c) discontinue any distillery so established.

Chief Revenue Authority may prescribe Authority may from time to time make rules relative to

- (a) the management of distilleries established under section seven,
- (b) the conditions on which spirits may be manufactured in the said distilleries, and
- (c) the passes to be issued for the conveyance of such spirits to the shops of the vendors.

Breweries not to be constructed or worked, without liceuse. 9. No person shall construct or work a brewery, or manufacture any description of malt liquor, without a license from the Collector.

The Chief Revenue Authority may from time to time make rules relative to the granting of licenses for constructing and working breweries.

Sanction of Local Government to rules under sections 6, 8 and 9.

Burma and Coorg, the sanction of the Local Government is required to validate rules under sections six, eight and nine.

11. No person shall manufacture spirits after
Prohibition of unlicensed manufacture of under license from the Colcountry spirits.

## III.—SALE OF SPIRITS, FERMENTED LIQUOR AND INTOXICATING DRUGS.

12. Spirituous liquors passed from distilleries
English spirits and fermented liquor not to be
English method, fermented
sold without license. liquors manufactured at a
licensed brewery, and spirituous and fermented
liquors imported either by land or by sea, shall not
be sold except under license from the Collector.

13. Persons taking out licenses for the whole-Fee for wholesale lisale vend of spirituous and cense. fermented liquors as aforesaid shall pay, for every such license, such sum as the Chief Revenue Authority from time to time prescribes.

The license shall be current only during the official year, and in the district in which it is

granted.

But travelling merchants may obtain, under such rules and restrictions as the Chief Revenue Authority from time to time prescribes, a general license, authorizing them to sell by wholesale, in any district which they may visit in the course of their travel, without taking out a fresh license for that district.

14. Persons taking out licenses for the retail sale of spirituous and fermented liquors as aforesaid shall pay for every such license such fee or tax as the Chief Revenue Authority fixes, and such fee or tax shall be payable at such periods as the said Authority directs.

Any sale of spirituous or fermented liquors as
what to be held a retail sale. aforesaid, in less quantity
than two imperial gallons or
one dozen of quart bottles, shall be held to be a
retail sale.

- Country spirits, and by the native process, or tari, drugs not to be sold or pachwai, or any inwithout license. toxicating drug, except under license from the Collector.
- 16. All the provisions relating to the sale or Tari to be deemed a possession of fermented fermented liquor. liquors contained in the following sections apply to the sale or possession of tari, whether in a fermented state or otherwise; and all tari, both fresh and fermented, is included in the expression "fermented liquors" as used in the following sections.
- Proviso. suspend the operation of all the provisions relating to tari, contained in this Act, with respect to any district in which the consumption of tari in a fermented state is inconsiderable; and thereupon tari may be possessed and sold without license in such district, notwithstanding anything contained in this Act.
- Supply of opium to dors from the Government stores in such manner and at such prices as the Chief Revenue Authority from time to time directs: and no other description of opium shall be sold by such vendors.

The Local Government may, from time to time, by order, exempt any district from the operation of this section.

19. Except for the supply of licensed vendors, Sale of more than or under a special order from specified quantities of such officer as the Local Government appoints in this behalf, country spirits, tárí, and pachwáí, and intoxicating drugs shall not be sold in larger quantities than are hereunder specified—

country spirits, one ser; tárí or pachwáí, four sers; ganja or bhang, or any preparation or admixture thereof, one quarter of a ser;

charas or opium, or any preparation or admixture thereof, five tolas weight;

And the sale of any such quantity as is herein allowed shall be deemed to be a retail sale within the meaning of this Act.

20. No cultivator of the plants producing ganja or bhang shall sell any ganja or bhang to any one other than (a) a person licensed under section fifteen to sell the same or (b) a person duly authorised to purchase the same by pass or license from the Collector.

#### IV .- DUTIES.

Rate of duty to be levied on English spirits.

Rate of duty to be levied on English spirits.

Rate of duty to be levied at distilleries worked according to the English method, at the rate of three gallon of the strength of London-proof, to be augmented or reduced in proportion to the strength of the spirit.

No spirit shall be removed from any such distillery, or the warehouses connected therewith, upon which the aforesaid duty has not been paid, or for the duty chargeable on which a bond has not been executed as hereinafter provided.

For all spirits removed upon payment of duty or under bond, passes shall be issued by the Collector, which shall specify

- (a) the quantity and strength of the spirit,
- (b) the place of its destination,
- (c) the person to whom it is consigned, and
- (d) whether the duty has been paid or secured by bond.

Nothing in the former part of this section applies to British Burma.

22. Spirituous liquors manufactured at any place in India beyond the limits of British India, shall, on passing such limits subject to this Act, be charged with the duty prescribed for proof-spirits in section twenty-one:

and any person found in possession of any such liquors, without a pass from the Collector certifying the payment of such duty, shall forfeit for every such offence a sum not exceeding two hundred Rupees; and the liquors, together with the vessels containing the same, and the animals and conveyances used in carrying them, shall be liable to confiscation.

- Duty on country spirits
  manufactured at distilleries established by
  the Collector.

  Of the Local Government, may from time to time
  prescribe.
- Duty on the retail sale of country spirits, tari, or pach-wai, or intoxicating drugs, is granted under this Act, the Collector may demand, in consideration of the privilege granted, such tax or duty, or a tax or duty adjusted on such principles, as may from time to time be fixed by the Chief Revenue Authority.

Such tax or duty shall be specified in the heense, and shall be payable at such periods as the said Authority may direct.

The Collector may grant special licenses for the sale of unfermented tari only, at those periods of the year when the fresh juice is in request: fees may be demanded for such special licenses at a rate for each license to be fixed from time to time by the Chief Revenue Authority; and the vendors shall not be subject to any other tax or duty in respect of such sale.

#### V .- FARM OF DUTIES.

25. The Collector may, with the sanction of the Chief Revenue Authority, let Power to farm out in farm, for any period not duties leviable on the retail sale of spirituous or termented liquors, or intoxicating drugs, or any description of such liquors or drugs, in any district or division of a district.

26. The Chief Revenue Tenders for such farm. Authority may prescribe rule-

(a) for the invitation and acceptance of tenders for such farms,

(b) for the requisition of security for the due fulfilment of the engagements entered into by the farmers, and

(c) as to the form and conditions of the lease. Any breach of such conditions shall render the lease liable to annulment.

27. When the duties leviable on any of the articles above enumerated are let in farm, the farmer make arrangements with local shall be at liberty to make manufacturers and venhis own arrangements with the manufacturers and ven-

dors within the limits of his farm;

And all the fines and forfeitures hereinafter prescribed, for the unlawful manufacture, sale, or possession of any such article, shall be incurred by all persons manufacturing, selling, or possessing the same without license or authority from the

28. Every such farmer shall file in the Collector's office a list of all the List of licenses grantlicenses granted by him in such form as may be prescribed by the Chief Revenue Authority.

The Collector, with the sanction of the said

Chief Revenue Authority,
man of licenses.

Chief Revenue Authority,
may, before entering into
engagements for any such grant of licenses. arm, make such reservations or restrictions with respect to the grant of licenses as he thinks fit.

29. The Collector may, with the sanction of the Chief Revenue Authority, lease may be cancelled. cancel any lease granted under this Act; or may within the period of the lease, impose any new restriction on the farmer.

If a lease be cancelled for any cause other than Compensation to far-mers in certain cases. a breach on the part of the farmer of the conditions of the lease, or if any reservabefore restriction with respect to the grant of leenses be imposed within the period of the lease, he farmer shall be entitled to receive such com-Pensation for any loss which he sustains thereby the Chief Revenue Authority thinks fit.

Recovery of arrears of tax or duty by farmers.

Recovery of arrears of tax or duty by farmers.

Recovery of arrears of tax or duty dust any arrear or duty dust to him from any authorized vendor, as may be lawfully used by zamindárs and farmers of land for the recovery of arrears of rent due to them from their under-tenants.

#### VI.—LICENSES.

31. Every person taking out a license for the manufacture of country spirits Certain licensees to or for the retail sale of spiritexecute counterpart and furnish security. uous or fermented liquors, or intoxicating drugs, shall ex-

ecute a counterpart engagement in conformity with the tenor of the license, and shall give such security for the performance of his engagement or make such deposit in lieu of security, as the Collector may require.

32. Unless otherwise especially authorized by the Chief Revenue Authority, licenses for retail sale shall be granted for the term of one year, and if continued to the holders thereof, shall be formally renewed from year to year.

But every person holding a license, who may intend not to renew it, shall give notice of his intention to the Collector at least fifteen days before the year expires.

If such notice be not given, and the license be not recalled by the Collector, the license held, and engagement entered into by every such person, shall remain in force as if the said license and engagement had been formally renewed.

33. The Chief Revenue Authority may regulate Chief Revenue Authority to regulate form all licenses granted under thority to regulate form of license. this Act.

34. The Collector may recall or cancel any license granted under this Act, if the tax or duty Power to recall license. therein specified be not duly paid, or in case of a violation of any other condition thereof, or of the holder being convicted of a breach of the peace or any other criminal offence.

If the Collector desire to recall a license for any cause other than those above specified, he shall give fifteen days' previous notice and remit a sum equal to the tax for fifteen days, or if notice be not given, shall make such further compensation for default of notice as the Commissioner or Chief Revenue Authority directs.

35. Any licensed retail vendor may surrender his license on giving one Surrender of license. month's previous notice to the Collector, and paying such fine not exceeding the amount of the license fees for six months as the Collector may adjudge.

If the Collector is satisfied that there is a sufficient reason for resigning a license, he may remit the fine so prescribed.

### VII.—POWERS OF OFFICERS.

36. The collection of the revenue arising from the manufacture of spirits, Collectors of Land Revenue to have charge of the Excise Revenue. and the sale of spirits and spirituous and fermented liquors and intoxicating drugs, shall be ordinarily under the charge of the Collectors of Land Revenue, who shall perform

the duties connected therewith under the control and direction of the Commissioners of Revenue, and of the Chief Revenue Authority.

But the Local Government may appoint any other person to be Superintendent of Excise Revenue in any district or place, and any person so appointed shall exercise, in such district or place, all the powers and authority conferred by this Act on the Collector of Land Revenue; and the Collector of Land Revenue shall cease to exercise such powers and authority in such district or place during the continuance of such appointment.

Power to appoint Commissioners of Excise.

Power to appoint Commissioners of Excise.

a Commissioner or Commissioners of the control and direction of the officers having charge of the Excise revenue in any district or districts; and when such appointment is made the Commissioner of Excise shall exercise within such District or Districts the powers and authority conferred by this Act on Commissioners of Revenue, and the Commissioners of Revenue shall cease to exercise such powers and authority in the said District or Districts during the continuance of such appointment.

Collectors may appoint dároghas, jamadárs, peons, surveyors, gaugers, and other officers, for the collection of the Excise Revenue and for the prevention of smuggling, and the officer so appointed shall, in addition to their ordinary designations, be styled Excise Officers.

Tabsildárs may be other local officers for the collection of the land revenue, the office of Excise dárogha may be united with that of tabsildár, or any of such local officers, and the said officers, together with the officers subordinate to them, shall be deemed to be Excise Officers within the meaning of this Act.

40. The Chief Revenue Authority may regulate the mode in which tari shall be Power to regulate supsupplied to licensed vendors

Power to regulate supply of tari and intoxicating drugs to licensed vendors.

supplied to of the same rules for the corposes to

of the same; and may frame rules for the grant of licenses or passes to persons purchas-

ing, transporting, or storing ganja, bhang, or charas for the supply of the licensed vendors of those drugs.

Such Authority may also place the cultivation, preparation, and store of such drugs under such supervision as may be deemed necessary to secure the duty leviable thereon.

41. The Collector may recover any arrear of tax or duty due on account of any license granted under this Act,

or any arrear due from any farmer of Excise revenue,

by distress and sale of the moveable property of the person from whom the arrear is due or of his surety, or by any other process for the time being in force for the recovery of arrears of revenue due from farmers of land or their sureties.

Power of Excise officer may enter and inspect at any time by day or by night the shop or premises in which any licensed manufacturer or retail vendor carries on the manufacture

of country spirits, or the sale of spirituous or fermented liquors, or intoxicating drugs.

And to arrest persons carrying spirits, &c., liable to confiscation.

And to arrest persons rituous or fermented liquors or intoxicating drugs liable to confiscation under this Act;

and may seize the liquors or drugs with the vessels, packages, or coverings in which they are contained, and the animals and conveyances used in carrying them;

and may also arrest the person in whose possession such liquors or drugs are found.

And to arrest unlicensed distillers, &c. jamadar of peons may arrest any person having in his possession an unlicensed still, or any spirituous or fermented liquors, or intoxicating drugs, liable to confiscation under this Act, or engaged in the unlawful sale of spirituous or fermented liquors, or intoxicating drugs,

and may seize such still with the materials for working it, and all such liquors and drugs.

And to search on information of illicit manufacture or possession.

And to search on information of illicit manufacture or possession.

And to search on information to believe, from information given by any person, which information shall be taken down in writing,

that spirits are unlawfully manufactured,

or that any spirituous or fermented liquors, or intoxicating drugs liable to confiscation under this Act, are kept or concealed in any house, boat, or other place,

such officer may, between sunrise and sunset (but always in the presence of an officer of Police not being under the grade of a jamadár), enter into any such house, boat, or place,

and in case of resistance may break open any door, and force and remove any other obstacle to such entry;

and may seize and earry away all stills and materials used in the manufacture of such spirits and all such liquors and drugs;

and may also arrest the occupier of the house, boat, or place with all other persons concerned in the manufacture of such spirits, or in the keeping and concealing of such liquors or drugs.

46. The powers of seizure, search, and arrest, given to Excise officers by

Police, Customs, and Revenue Officers may exercise powers of Excise officers. given to Excise officers by the three last preceding sections, may, in regard to the seizure and search for con-

traband opium and the arrest of persons found in possession thereof, be exercised also by the officers of the Police, Customs, and Revenue Departments according to their respective grades.

And the Local Government may confer on the officers of those departments, or of any of them, like powers with respect to the seizure of, and search for, spirituous and fermented liquors and intoxicating drugs of every description, and the arrest of persons found in possession thereof.

All such officers when so empowered, as well as all Police, Customs, and Revenue officers when acting under the authority conferred by this section

for the suppression of illicit dealings in opium, shall be deemed to be Excise officers within the meaning of this Act.

47. Whenever an Excise officer arrests any person,

Abkari officer to report arrests, &c.,

or seizes any still, or any liquors or drugs liable to confiscation under this Act,

or enters any house, boat, or place for the purpose of searching for any such illicit articles,

he shall, within twenty-four hours thereafter, make a full report of all the particulars of such arrest, or seizure, or search, to his official superior, and unless acting under the warrant of the Collector, shall carry the person arrested, or the illicit article seized with all convenient

rested to Magistrate. seized, with all convenient despatch, to the Magistrate for trial or adjudication.

- Collector may issue his warrant for the arrest of any person whom he has reason to believe, either from information in writing, or from the proceedings in any other case, to be engaged in the unlawful sale of spirituous or fermented liquors or intoxicating drugs, or to have in his possession any such liquors or drugs liable to confiscation under this Act.
- 49. The Collector may issue his warrant for the search of any house, boat, or Collector may issue place, in which, upon any search-warrant. of the grounds mentioned in the last preceding section, he has reason to believe that spirits are unlawfully manufactured, or that spirituous or fermented liquors or intoxicating drngs, liable to confiscation under this Act, are kept or concealed.

Such warrant may be executed by any officer above the rank of a jamadar of peons, at the time and in the manner prescribed in section forty-five.

Whenever the Collector thinks that the search special warrant authorising search between sunset and sunrise. Such warrant specially authorising the search to be so made, Such warrant may be executed by any officer above the rank of a jamadár of peons, in the manner prescribed in section forty-five and shall cease to be in force at sunrise on the day next following.

- 50. Whenever any person is arrested, or any Procedure after arrest articles are seized under the or seizure. warrant of a Collector, the Collector, after such inquiry as he thinks necessary, shall send the person arrested or the articles seized to the Magistrate, or shall order the immediate discharge of such person or the release of such articles.
- 51. All Police officers are required to aid the Police to assist Excise Excise officers in the due officers.

  execution of this Act, upon notice given or request made by such officers.

#### VIII.—PENALTIES.

For constructing or works a distillery after the English method, without license.

The constructing or working a distillery without a license from the Collector, shall for every such offence be punished with fine not exceeding one thousand rupees;

and all spirits manufactured at any such distillery, and all materials and implements collected for the purpose of such manufacture, shall be liable to confiscation.

53. Every proprietor or manager of a licensed distillery constructed and worked after the English method, who omits to furnish any notice or any statement or list required by the rules prescribed by the Chief Revenue Authority under section six, or wilfully does anything in contravention of the said rules, shall for every such offence be punished with fine not exceeding two hundred rupees;

and if any such offence be committed a second time with respect to the same distillery, the Collector may withdraw the license granted for the working of such distillery.

For removing spirituous liquors without payment of duty.

spirituous liquors upon which the duty has not
been paid, or for the duty on which a bond has
not been executed, or any spirituous liquors for
which the Collector has not issued a pass,
shall for every such offence be punished with fine
not exceeding one thousand rupees;

and the liquors, together with the vessels containing the same and the animals and conveyances used in carrying them, shall be liable to confiscation.

If it appear to the Collector that the offence was committed with the consent or knowledge of the proprietor or manager, the Collector may withdraw the license granted for the construction and working of the distillery from which such liquors have been removed or attempted to be removed.

55. Whoever re-lands, or attempts to re-land,
For irregular re-land of spirituous liquors.

any spirituous liquors shipped for exportation, without a special pass from the Collector of Revenue at the place of exportation, shall for every such offence be punished with fine not exceeding five hundred rupees;

and the liquors, together with the casks and vessels containing the same, and the carts, bonts, and animals employed in carrying them, shall be liable to confiscation.

- 56. Whoever constructs or works a brewery,

  For working brewery without license.

  or manufactures malt liquor, without a license, shall for every such offence be punished with fine not exceeding five hundred rupees.
- For refusing to produce license on demand of Excise officer.

  For breach of license.

  For breach of license.

  This Act, shall for every such offence be punished with fine not exceeding fifty rupees.

  To manufacture country spirits or to sell spirituous or fermented liquors or intoxicating drugs, who fails to produce his license of the conditions of his license not otherwise provided for in this Act, shall for every such offence be punished with fine not exceeding fifty rupees.
- 58. Every licensed retail vendor, who sells any For sale in contraven- larger quantity of spirituous tion of license, or fermented liquors, or intoxicating drugs, than is allowed to be sold by

retail by this Act, and every licensed wholesale vendor who makes a retail sale, shall for every such offence be punished with fine not exceeding two hundred rupees.

Provided that nothing in this section shall be held to prohibit the grant to the same person of both wholesale and retail licenses, subject to the provisions of this Act.

- 59. Every person licensed to sell spirituous For permitting drunk- or fermented liquors, or intenness, &c., in shop. toxicating drugs, who permits drunkenness, riot, or gaming in his shop, or permits persons of notoriously bad character to meet or remain therein, or receives any wearing apparel or other effects in barter for liquors or drugs, shall for every such offence be punished with fine not exceeding two hundred rupees.
- 60. Whoever conveys or attempts to convey For conveying country any country spirits from a spirits from distillery distillery established under without pass, &c. section seven without a pass, or exceeding the quantity for which a pass has been granted,

or introduces or attempts to introduce any country spirits manufactured at another place into the limits fixed for the consumption of spirits manufactured at such distillery, without a special pass from the Collector,

shall for every such offence be punished with fine not exceeding five hundred rupees.

61. Whoever wilfully contravenes any rule prescribed by the Chief Revenue Authority for the management of a distillery established as aforesaid, otherwise than as provided for in the last preceding section, shall for every such offence be punished with fine not exceeding fifty rupees.

For illicit manufacture or sale of country spirits, &c.

62. Every person other than a licensed manufacturer who manufactures any country spirits,

and every person other than a licensed vendor, or a person duly authorized to supply licensed vendors, who sells any spirituous or fermented liquors, or intoxicating drugs,

and every person authorized to supply licensed vendors, who sells any such liquors or drugs to any person other than a licensed vendor,

shall for every such offence be punished with fine not exceeding five hundred rupees.

Nothing in this section or in section twelve applies to the sale by auction of any spirituous liquors, wines, or beer purchased by any person for his private use and so disposed of upon his quitting a station or after his decease.

63. Every person, other than a licensed manufacturer or vendor, or a person duly authorized to supply of country spirits, &c. licensed vendors, who has in his possession any larger quantity of country spirits, or tari, or pachwai, or intoxicating drugs, except opium, than may legally be sold by retail under the provisions of section nineteen,

section nineteen, or transports by land or by water, or has in his possession, any spirituous liquors made at a

distillery worked according to the English method, or any imported spirituous or fermented liquors, in larger quantity than two gallons, without a pass from the Collector or other officer duly empowered in that behalf,

shall for every such offence be punished with fine not exceeding two hundred rupees;

and the liquors and drugs, together with the vessels, packages, and coverings in which they are found, and the animals and conveyances used in carrying them, shall be liable to confiscation.

Provided, that nothing in this section extends

Proviso.

to any spirituous liquors,
wines, or beer, purchased by
any person for his private use and not for sale.

Exceptions as to tark, sections, so far as they relate to the sale and possession of fermented liquors, do not apply to the sale and possession of tark, the produce of the date tree, when supplied or used for the manufacture of gur or molasses; and the provisions of the said sections relating to the sale and possession of intoxicating drugs, do not apply to the sale and possession of ganja or bhang by the cultivators of the plants which produce those drugs respectively.

Every such cultivator selling ganja or bhang in breach of the prohibition contained in section twenty, shall for every such offence be punished with fine not exceeding five hundred rupees.

For having in possession a greater quantity of opium than five tolas weight.

weight.

who has in his possession a greater quantity of opium than five tolas weight than five tolas weight shall for every such effence be punished with fine not exceeding five hundred rupees, unless the opium found in his possession exceeds the weight of thirty-one sers and a quarter, in which case the penalty may be increased at a rate not exceeding sixteen rupees the ser for all the opium so found in excess of that weight;

and the opium, together with the vessels, packages, and coverings in which it is found, and the animals and conveyances used in carrying it, shall be liable to confiscation.

- 66. Nothing in section sixty-five applies to the persons and circum-Exception in favour of—stances hereinafter specified, namely:—
- (a) Authorized opium cultivators having newly extracted opium in their possession during the usual period between the full growth of the poppy and the delivery of the produce to the opium agent.
- (b) Travellers and visitants from foreign States or countries having in their possession any quantity of foreign opium not exceeding two sers, or, in British Burma, five tolas, the produce of such foreign States and countries, and intended for the private use of such travellers and visitants, or their attendants, and not for sale or barter.
- (c) Dealers in horses travelling with strings of And horse dealers. horses from beyond the limits of British India, and having in their possession opium, the produce of foreign States or countries, not exceeding in quantity the proportion of ten tolas weight for each horse.

If opium be found in the possession of any such For possession of traveller, visitant, or dealer excessive quantity of in horses in excess of the opium by travellers, e. quantities above specified, such excess shall be liable to confiscation; but the person in whose possession it may be found shall not be subject to any further penalty.

67. Every licensed vendor, who sells or offers for sale opium adulterated with any foreign substance, For sale of adulterated opium, &c., by licensed vendors, not being a preparation or admixture of opium for the sale of which he has taken out a license,

or, who, except in districts exempted from the operation of section eighteen, sells or has in his possession any opium other than the opium supplied to him from the Government stores,

shall for every such offence be punished with fine not exceeding five hundred rupees, and the license held by him shall be withdrawn, and the opium, together with the vessels or packages in which it is found, shall be seized and confiscated.

68. Every proprietor, farmer, tahsíldár, gum-For conniving at land, who authorizes or connives at the manufacture of nives at the manufacture of country spirits or the sale of spirituous or fermented liquors or intoxicating drugs by any unlicensed person, shall for every such offence be punished with fine not exceeding five hundred rupees.

69. Any Police officer who, without lawful exon police neglecting cuse, neglects or refuses to assist.

assist as aforesaid, and any dárogha or other officer in charge of a Police station, who, on application made by an Excise officer under section forty-five, fails to attend a search himself, or to depute a subordinate officer not being below the grade of a jamadár, shall for every such offence be punished with fine not exceeding five hundred rupees.

70. Whoever maliciously gives false information against any person as being engaged in the unlaw-For maliciously giving false information. ful manufacture of spirits, or as selling or having in his possession any spirituous or fermented liquors or intoxicating drugs in contravention of this Act, and so procures that such person be arrested or that any house, boat, or other place be searched, to the injury or annoyance of such person, or any other person whatsoever, shall for every such offence be punished with fine not exceeding five hundred rupees, or with imprisonment for a term not exceeding six months, or with both.

Such fine or any part thereof may be paid to the person aggrieved.

71. Any Excise officer For vexatious search or seizure. who without reasonable ground of suspicion,

searches or causes to be searched any house, boat, or other place,

or vexatiously and unnecessarily seizes the moveable property of any person, on the pretence of seizing or searching for any spirituous liquors or intoxicating drugs liable to confiscation under this Act,

or vexatiously and unnecessarily arrests any person,

or commits any other excess not required for the execution of his duty,

shall for every such offence be punished with fine not exceeding five hundred rupees.

Such fine, or any part thereof, may be paid to the person aggrieved.

Excise officers for delay in reporting arrest, &c., or in carry-ing person arrested ing person arrested to Magistrate or Collec-

72. Any Excise officer who neglects to report the particulars of an arrest, seizure, or search within twenty-four hours thereafter, or delays carrying to the Magistrate or Collector, at the case may be, any person

arrested, or any illicit articles seized under this Act, shall for every such offence be punished with fine not exceeding two hundred rupees.

73. Any Excise officer unlawfully releas-for conniving at ing or conniving at the es-escape of persons ar-cape of any person arrested under this Act, or conniving under this Act, or conniving at the manufacture of spirits or the sale of spirituous or fermented liquors or intoxicating drugs by any unlicensed person, or by any licensed person, contrary to the terms of his license, or acting in a manner in consistent with his duty, for the purpose of enabling any person to do anything where by any of the provisions of this Act may be evaded or broken, or the Excise Revenue defrauded;

and any officer invested with local jurisdiction, authorizing or conniving at the establishment of any unlicensed shop for the sale of such liquors or drugs as aforesaid in any place subject to his control,

shall for every such offence be punished with fine not exceeding five hundred rupees.

74. All fines leviable for offences against Adjudication of penalthis Act, and all seizures of ties and seizures. ties and seizures. goods liable to confiscation under this Act, shall be adjudged by the Magistrate on the information of the Collector or any Excise officer;

Provided that no such information shall be necessary in any case of complaint preferred to a Magistrate under section fifty-nine, sixty-nine, seventy, seventy-one, seventy-two or seventy-three.

75. In all cases in which complaint or infor-Procedure in cases mation is preferred to a Maother than those of per-sons sent in custody by a Collector or Excise gistrate of offences committed against this Act, not being cases in which persons are sent in custody by a Col-

lector or Excise officer, the Magistrate shall issue a summons requiring the attendance of the person

The rules contained in the Code of Criminal Procedure, for the trial of cases before a Magistrate, and for appeal against orders passed by a Magistrate, shall apply to trials under this Act.

Provided that no complaint or information of an offence against this Act shall be admitted, unless it be preferred within six months after the commission of the offence to which the complaint or information refers.

76. Whenever any person is convicted of an Punishment on second offence against this Act, or subsequent conviction. after having been previously convicted of a like offence, he shall be liable, in addition to the penalty provided for such offence, to imprisonment for a term not exceeding six months.

A like punishment of imprisonment not exceeding six months shall be incurred, in addition to the punishment which may be inflicted for a first offence, upon every subsequent conviction after the

- 77. Every person imprisoned for an offence Confinement in civil under section fifty-nine, sixtyjail. nine, seventy, seventy-one, seventy-two or seventy-three, shall be confined in the criminal jail, and every person imprisoned for an offence under any other section shall be confined in the civil jail.
- 78. All things confiscated under this Act, Disposal of confiscated except opium, disposed of by shall be the Collector by public sale.

Opium so confiscated shall be sent for examination to the Civil Surgeon of the station, and, if declared by him to be fit for use, shall be sent to the Government factories, or other-wise disposed of in such manner as the Chief Revenue Authority directs. If declared to be unfit for use, it shall be immediately destroyed.

79. One-half of all fines levied from persons Disposal of fines, &c., convicted of the unlawful manufacture of spirit the unlawful sale or posses-sion of spirituous o fermented liquors or intoxicating drugs, and one-half of the proceeds from sale of all confiscated articles except opium, and in the case of opium confiscated and declared by the Civil Surgeon to be fit for use, a reward of one rupee eight annas for each ser, shall, upon adjudieation of the case, be awarded to the officer or officers who apprehended the offender.

The other half of such fines and forfeitures, and the other half of the proceeds of sale, or in the case of opium as aforesaid, a reward of one rupee eight annas for each ser, shall be given to the informer.

If in any case the fine or forfeiture is not realiz-Rewards where no fine ed, the Chief Revenue Au-is realized. ed, the Chief Revenue Aureasonable reward, not exceeding two hundred rupees, as may seem fit; and such Authority may direct by general order what classes of Excise officers shall receive rewards, and what classes shall have no title to share therein.

80. All fines levied under this Act, the disposal of which is not specially Fines undisposed of Fines undisposed of to belong to Government. Government.

But the Chief Revenue Authority may appro-Special rewards to priate any portion thereof, not exceeding one-half, for rewarding informers. rewarding informers, or for compensating persons subjected to annoyance or injury by any proceedings under this Act.

#### IX .- MILITARY CANTONMENTS.

81. Within the limits of any Military Cantonment, and within such Rules respecting the manufacture and sale of spirits, &c., in Military Cantonments. distance from those limits as the Local Government in any case prescribes, no licenses for the manufacture of spirits, or

for the sale of spirituous and fermented liquors shall be granted, nor shall the duties leviable upon such spirits and liquors be let in farm, unless with the knowledge and consent of the Commanding Officer:

and upon his requisition any license which has been granted, either by the Collector or by a farmer, within such distance or limits shall be immediately withdrawn.

Mode of making ar-rest or search within Military Cantonments.

82. In all other respects, the foregoing provisions of this Act shall have effect within such limits or distance:

Provided that, when arrest or search is to be made within the limits of any Cantonmeat, the Collector or other Officer authorized under this Act to make arrest or search shall, whenever it may be practicable, give previous notice to the Commanding Officer, and in all other cases shall report the arrest or search to such Commanding Officer with as little delay as possible.

Provided also that nothing herein contained shall affect the provisions of Act No. XXII of 1864 (to make provision for the administration of Military Cantonments).

#### X.—MISCELLANEOUS.

83. A drawback of the duty levied under Part IV of this Act on spirits Drawback on exporta-tion. manufactured after the English method, and exported by sea to Aden or any port not situate in British India shall be allowed by the Collector of

Customs at the port of exportation:

Provided that the exportation be made within one year from the date of the payment of duty under this Act, and that the spirits, when brought to the Custom House, be accompanied by the pass in which such payment is certified.

The amount of drawback to be allowed upon spirits for which duty has been paid shall be regulated according to the strength and quantity of the said spirits, as ascertained by such proof and gauge.

The quantity of spirits, for which credit is to be given in the settlement of any bond, shall be determined in the same manner.

- 84. No drawback shall be allowed on spirits

  No drawback on spirits
  exported to any port in
  British India except Aden,
  or on spirits shipped as
  stores.
- 85. Any sum remaining due to Government upon the settlement of a bond executed according to the provisions of this Act. the provisions of this Act, may be recovered by any process for the time being in force for the recovery of arrears of revenue due from farmers of land or their sureties, or by suit on the bond in any Court of competent jurisdiction.
- 86. All orders passed by a Collector under this Act shall be appealable to the Commissioner in the Appeals from orders and sentences passed under this Act. under this Act.

  usual manner under the rules in force relative to appeals from the orders of Collectors.
- 87. In the districts in which the poppy is culti-vated on account of Government, the Deputy Opium Agents and Sub-Deputy Agents shall exercise the Powers vested in offi-cers of the Opium Department.

powers conferred by this Act on Collectors, so far as the same relate to the suppression of illegal dealings in opium;

and the officers of the Opium Department shall exercise the powers conferred by this Act on Excise officers for the seizure of illicit opium and the arrest of persons found in possession thereof, and in respect to such seizures and arrests, shall be deemed to be Excise officers within the meaning of this Act.

88. All duties heretofore levied in Oudh on spirituous and fermented liquors or intoxicating drugs, shall be deemed to have been levied in accordance with law.

All officers and other persons are hereby indemindemnity-clause. nified for anything done
before the passing of this
het which might lawfully have been done if this
het had been in force, and no suit or other proceeding shall be maintained against any such officer or other person in respect of anything so done.

#### SCHEDULE.

NUMBER AND YEA	R.	TITLE OF ACT.		
XXI of 1856	**	An Act to consolidate and amend the law relating to the Abkaree Reve- nue in the Presidency of Fort Wil- liam in Bengal.		
XXIII of 1860		An Act to amend Act XXI of 1856 (to consolidate and amend the law relating to the Abkaree Revenue in the Presidency of Fort William in Bengal).		
X of 1864		An Act to amend Act XXI of 1856 (to consolidate and amend the law relating to the Abkaree Revenue in the Presidency of Fort William in Bengal).		
XXVIII of 1864		An Act to provide for the extension of Act XXI of 1856 (to consolidate and amend the law relating to the Abkaree Revenue in the Presidency of Fort William in Bengal) to the provinces under the control of the Lieutenant Governor of the Pinjab.		
XXIII of 1868		An Act to give validity to certain Abkárí Rules in British Burma.		

WHITLEY STOKES, Secy. to the Govt. of India. The following Act of the Governor General of India in Council received the assent of His Excellency the Governor General on the 24th March 1871, and is hereby promulgated for general information:—

ACT No. XI OF 1871.

An Act to abolish the Financial Commissionership of Oudh.

Whereas it is expedient to abolish the office of Financial Commissioner of Oudh; It is hereby enacted as follows:—

Abolition of Financial Commissionership. 1. The said office is hereby abolished.

2. The Governor General in Council may from time to time, by notification in the Gazette of India, invest the Chief Commissioner of Oudh, the Judicial Commissioner of Oudh or any

Commissioner in that Province, with all or any of the powers which, if this Act had not been passed, the said Financial Commissioner might have exercised under any law, rule or order having the force of law.

3. All appeals now pending in the Court of the said Financial Commistransfer of pending sioner shall be transferred to such Courts as the Governor General in Council may, by such notification as aforesaid, direct in this behalf.

All such appeals shall be disposed of as if

they had been originally presented in the Court to which they are so transferred, and the orders of such Court shall have the same effect as if they had been made by the said Financial Commissioner, and as if this Act had not been passed.

- 4. Act No. XXXVII of 1867 (for transferring appeals from the Court of the Financial, to the Court of the Judicial, Commissioner of Oudh, and for other purposes) is hereby repealed.
- 5. Act No. XIX of 1868 (to consolidate and amend the law relating to rent in Oudh), sections 84, 93, 94 and 98, shall be construed as if, for "Financial Commissioner," the words "Judicial Commissioner" were substituted.

WHITLEY STOKES, Secy. to the Govt. of India. The following Act of the Governor General of India in Council received the assent of His Excellency the Governor General on the 31st March 1871, and is hereby promulgated for general information:—

ACT No. XII of 1871.

## THE INDIAN INCOME TAX ACT.

#### CONTENTS.

#### PART I.

#### PRELIMINARY.

#### PREAMBLE.

#### SECTION.

1. Short title. Extent of Act.

Commencement and continuance of Act.

Repeal of Act XVI of 1870. Proviso.

Interpretation-clause. 3. Exemptions from Act.

Power to exempt from Act.

#### PART II.

#### DUTIES ON OFFICES.

Duties on offices.

Exemption of incomes less than Rs. 62-8-0 per mensem.

Deduction in case of Government officials and pensioners.

Deduction in case of servants and pensioners of Companies and Municipalities. Payment to Government. Indemnity.

Annual return by Treasurer, &c.

Subsequent deduction of duty omitted to be levied.

#### PART III.

### DUTIES ON PROFITS OF COMPANIES.

Shipping Companies. Other Companies. Statement of result of accounts.

Annual return of net profits.

Power to require officers of Companies to attend and produce accounts. 13.

14. Indemnity.

#### PART IV.

## DUTIES ON INTEREST ON GOVERNMENT SECURITIES.

Duty on interest.

Deduction and payment of duty.

#### PART V.

#### DUTIES ON ALL OTHER INCOME.

17. Duty on income not charged under Parts II, III or IV.

Trustees, guardians and committees of incapacitated persons to be charged. Non-residents charged in names of their agents.

Trustees or agents of persons incapacitated or non-resident to furnish statements of income or profits with declaration. 19.

Receivers, Managers, Courts of Wards, Administrators General and Official Trustees.

21. Power to retain duties charged on trustees, &c. Indemnity.
Owners of lands and houses occupying them.

99 23.

Notice requiring returns. 24. Return how made.

List of lodgers and employees.

### PART VI.

#### PETITIONS AND APPEALS AGAINST ASSESSMENTS.

26. Collector to determine persons chargeable.

Assessment to be made on past year's income.

Assessment when assessee becomes chargeable within year.

SECTION.

28. Notice to persons chargeable.

Contents of receipt. 30.

Petition against assessment. 31. Proviso.

Form and verification of petition.

32. Hearing of petition.
33. Appeal to Commissioner from order under section 14 or section 32. Documents to accompany appeal. Copies of petition and order exempt from fees. Return of fees and excess.

Power to summon persons to give necessary information. Power to issue fresh notice.

### PART VII.

#### PAYMENT.

36. Tax when payable. Payment by instalments.

Recovery under revenue-law.

Amendment of assessment. 38.

#### PART VIII.

#### PENALTIES.

Treasurers, &c., failing to make payments or deliver returns. Trustees, &c., failing to deliver statements or declarations.

False statement in declaration, list or petition. 40.

Prosecution to be at instance of Collector. 41.

Sections 193 and 228 of Penal Code to apply to proceedings. 42.

#### PART IX.

#### MISCELLANEOUS.

43. Bar of suits in Civil Courts.

Exercise of powers of Collector and Commissioner.

Service of notices. 45.

Power to declare principal place of business. Power to declare residence.

47. Power to prescribe forms and make rules. SCHEDULE Form of petition under section 31.

#### AN ACT FOR IMPOSING DUTIES ON INCOME.

For the purpose of imposing duties on income arising from offices, protrades; It is hereby enacted as follows:—

### PART I.

#### PRELIMINARY.

1. This Act may be called "The Indian Income Tax Act:" Short title.

If extends to the whole Local extent. of British India;

It shall come into force on the first day of April 1871, and it shall cease to Commencement of Act. 1871, and it shall cease to be in force on the thirty-first day of March 1872, except as to taxes then due and penalties incurred thereunder.

2. On and from the said first day of April Repeal of Act XVI of 1870. 1871, Act No. XVI of 1870 shall be repealed:

Provided that such Act shall continue in force until the first day of April 1872 as to taxes and penalties due and incurred thereunder.

The references made in the Court Fees Act, Schedule II, to the Indian Income Tax Act shall be deemed to be made to this Act.

- 3. In this Act—unless there be something repugnant in the subject or Interpretation-clause. context-
- "Income" means income and profits accruing and arising in British India:
- "Magistrate" means any person exercising the powers of a Magistrate, or " Magistrate." of a Subordinate Magistrate of the First Class, and includes a Magistrate of Police and a Justice of the Peace:

"Company" means an Association carrying or business in British Ir us " Company." whose stock or funds is or are divided into shares and transferable, whether such Company be incorporated or not, and whether its principal place of business be situate in British India or not:

> " Person" includes " Person." firm and a Hindú undivided family:

"Defaulter" includes a Company or firm making default under this Act: " Defaulter."

In the case of any firm or of any Company or "Collector." Municipal or other public
Body or Association not
being a Company, "Collector" means the Collector

of Land Revenue of the place or district at or in which its principal place of business in British India is situate. And in the case of any person or Hindú undivided family chargeable under this Act, "Collector" means the Collector of Land Revenue of the place or district at or in which much Revenue of the place or district at or in which such person or family resides.

4. Nothing in this Act applies to the pay and allowances of officers, war-Exemptions from Act. rant officers, non-commissioned officers and privates of Her Majesty's Forces Exemptions from Act. or of Her Majesty's Indian Forces, who are not in Civil employment, when such pay and allowances do not exceed five hundred rupees per mensem;

or to any moveable or immoveable property solely employed for religious or charitable public purposes.

And no member of a firm or of a Hindú undivided family which is for the time being chargeable under this Act shall, as such, be chargeable under this Act.

5. The Governor General in Council may from Power to exempt from Act. time to time, by order, wholly exempt from the operation of this Act the whole or any part of the income of any tribe or class of persons in British India.

The Governor General in Council may revoke any such order.

All orders and revocations made under this section shall be published in the Gazette of India.

#### PART II.

DUTIES ON OFFICES.

6. A duty of two pies for every rupee shall be levied in respect of every Duties on offices. office or employment of profit in British India under Government or under a Company or a Municipal or other public Body or Association not being a Company,

and upon every salary, annuity or pension paid in British India by Government or by a Company or by a Municipal or other public Body or Association not being a Company to any person residing in British India or serving on board a ship plying to and from British Indian ports, whether on account of himself or another person.

7. No income amounting Exemption of incomes to less than sixty-two rupees eight annas per mensem shall eight annas per mensem shall be chargeable under this Part.

8. In the case of every person holding any paid office, employment or com-mission under Her Majesty Deduction in case of Government officials and pensioners. or under the Government of India, or under any Local

Government, or receiving any annuity or pension from Her Majesty or any such Government, the duty to which he is liable under this Part shall be deducted from his pay, annuity or pension at the time of payment by the Examiner of Claims or other proper officer, and shall be deemed to be a

tax paid under this Act.

9. In the case of every person holding a paid Deduction in case of employment under or receiving any annuity or pension servants and pensioners of Companies and Munifrom any Company, or any Municipal or other public Body or Association not being a Company, the duty to which he is liable under this Part shall be

deducted from his pay, annuity or pension at the time of payment by the Treasurer or other officer whose duty it is to make such payments, and shall be deemed to be a tax payable under this Act.

Every such Treasurer or other officer shall, as soon as may be after making Payment to Govern- such deductions, pay to the credit of the Government of India, or as such Government from time to time directs, the amount of such deductions, and shall be answerable to such Government for such payment.

Every Company, public Body or Association, Treasurer or other officer as Indemnity. Indemnity. aforesaid is hereby indemnified for all deductions and payments made in pursuance of this Part.

The Treasurer, Secretary or principal Agent or Annual return by Treasurer, &c.

Manager of every such
Company and public Body surer, &c. or Association shall prepare. and, on or before the thirtieth day of April next deliver, to the Collector, in such form as may be prescribed by the Governor General in Council, a return in writing showing the names of every person holding at the date of the said return a paid employment under or receiving a pension or annuity from the Company or Body or Association whose pay or pension or annuity as such amounts to sixty-two rupees, eight amas per mensem or upwards, together with the salaries, annuities or pensions payable by the Company or public Body or Association to all such persons respectively.

10. Whenever the duty leviable under this Part in any month is not deducted at the time of payment Subsquent deduction of duty omitted to be levied. in that month from the pay, annuity or pension charge-able therewith, it shall be deducted from such pay, annuity or pension at some subsequent time of payment.

### PART III. COMPANIES.

11. The Treasurer, Secretary or principal Agent or Manager in India of every Shipping Companies. Company shall, in the case of a Shipping Company trading between British India and any other country, pay to Government in respect of one moiety of the nett profits made by each of the ships of such Company engaged in such trade, during the year ending on the day on which the Company's accounts shall have been last made up, the duty of two pies in the rupee,

and in the case of every other Company pay to Government in respect of the whole of the nett pro-Other Companies. fits made in British India by such Company during the year ending on the day on which the Company's accounts shall have been last made up, the duty of two pies for every rupee,

and shall prepare, and, on or before the thirtieth day of April next deliver, to the Collector, a statement Statement of result of in writing signed by him showing the result of such accounts.

case of any Company no such accounts have been made up within the year ending on the thirty-first day 12. If in the Annual return of nett profits.

of March, 1871, the Treasurer, Secretary or principal Agent or Manager of such Company shall prepare, and, on or before the thirtieth day of April next, deliver to the Collector a return in writing signed by him and stating the nett profits made by such ships or by the Company (as the case may be) during the year ending on the said thirty-first day of March.

Power to require officers of companies to attend and produce accounts.

Collector has reason to believe that any statement or return mentioned in section eleven or section twelve is incorrect or incomplete, he may cause a notice to be served

on the Treasurer, Secretary, Agent or Manager by whom such statement or return was delivered, requiring him, on or before a day to be mentioned in the notice, to attend at the Collector's office and to produce for the inspection of the Collector such of the accounts of the Company as refer to the year mentioned in section eleven or section twelve (as the case may be) and as are in the possession or power of such Treasurer, Secretary, Agent or Manager.

The Collector shall thereupon make an order determining the amount at which the Company shall be assessed under this Part and the day on which such amount shall be paid, and, subject to the provisions hereinafter contained, such sum shall be payable accordingly.

14. Every such Treasurer, Secretary, Agent or
Manager is hereby indemnified for all payments made
in pursuance of section eleven or section thirteen.

## PART IV.

Duties on Interest on Government Securities.

15. A yearly duty of two pies for every rupee shall be levied upon all interest on securities of the Government of India becoming due on or after the first day of April 1871.

16. Every person empowered to pay such interest shall deduct the duty at the place where the interest is paid,

and shall, as soon as may be after making such deduction, pay the same to the credit of the Government of India, or as such Government from time to time directs:

Provided that no such duty shall be deducted from the interest on any such security where the owner thereof produces a certificate signed by the Collector that his annual income, including such interest, is less than seven hundred and fifty rupees.

#### PART V.

DUTIES ON ALL OTHER INCOME AND PROFITS.

17. A yearly duty of two pies for every rupee

Duty on income not shall be levied upon all charged under Parts II, income of seven hundred and fifty rupees per annum or upwards not chargeable under Part II, Part III, or Part IV of this Act.

18. The trustee, guardian, curator, or committees, guardians and committees of incapacitated persons to be charged.

the property of such infant, married woman, lunations.

tic, or idiot, whether such infant, married woman' lunatic or idiot resides in British India of not, shall, if the infant, married woman, lunatic or idiot be chargeable under this Part, be chargeable with the said duty in like manner and to the same amount as would be charged to such infant if of full age, or to such married woman if she were sole, or to such lunatic or idiot if he were capable of acting for himself.

Any person not resident in British India, whether a subject of Her Majesty or not, being in receipt, through an agent, of any income chargeable under this Part, shall be chargeable in the name of such agent in the like manner and to the like amount as he would be charged if resident in British India and in actual receipt of such income.

Trustees or agents of persons incapacitated or non-resident to furnish statements of income or profits with declaration.

Trustees or agents of mittee or agent shall, when required by the Collector, deliver a statement signed by him, of the amount of the income in respect whereon account of such infant, married woman, lunatic, idiot or non-resident, together with a declaration of the truth of the statement.

The Collector shall have power to serve a notice upon any person whom he has reason to believe to be a trustee, guardian, curator, committee or agent requiring him to deliver on or before a day to be specified in the notice a statement signed by him of the names of the persons for or of whom he is trustee, guardian, curator, committee or agent.

Receivers, Managers, Courts of Wards, Administrators General and Official Trustees.

Act in respect of all income officially in their possession or under their control.

Managers appointed by any Court in India, the Courts of Wards, the Administrators General of Bengal, Madras and Bombay, and the Official Trustees, shall be chargeable under this Act in respect of all income officially in their possession or under their control.

Power to retain duties charged on trustees, &c.

Power to retain duties sed under this Act in such capacity;

or when any receiver or manager appointed by any Court, Court of Wards, Administrator General, or Official Trustee is assessed under this Act in respect of the income and profits officially received by him;

every person and Court so assessed may, from time to time, out of the money coming to his or its possession as such trustee, guardian, curator, committee or agent, or as such receiver, manager, Court of Wards, Administrator General or Official Trustee, retain so much as shall be sufficient to pay the amount of the assessment.

Every such person and Court is hereby indemnified for every retention and payment made in pursuance of this Act.

22. Owners of lands or of houses occupying the same shall be chargeable in Owners of lands and respect of the annual value houses occupying them. thereof at nine-tenths of the full rent at which such lands or houses are worth to be let for the year.

The Local Government may, with the sanction of the Governor General in Council, prescribe, for the whole or any part of the territories subject to such Local Government, special rules for the assessment of incomes derived from land, at an amount bearing a fixed proportion to the revenue assessed thereon.

All such rules shall be published in the local official Gazette and shall thereupon have the force of law.

23. In the case of every person chargeable under this Part whose annual income or profits is or are in the Collector's opinion four thousand rupees or upwards, the Collector shall.

and in the case of every other person so charge-

the Collector may

cause a notice to be served on him requiring him to fill in a return of his income during one year ending on the day of the year immediately preceding the year of assessment on which his accounts have been usually made up or on the thirty-first day of March 1871, and to state in such return the period during which such income has actually accrued.

Such notice shall be in the form to be prescribed by the Governor General in Council, and shall specify the day by which the return is to be made, and the place of the Collector's office at which the return is to be made.

Every such notice shall be signed by the Collector.

The form of the return shall accompany the notice.

24. Every person on whom such notice is served shall send to or deliver at the Collector's office the return duly filled in and signed by him.

A declaration shall be added by such person at the foot of the return, (a) that the income stated therein is truly estimated on all the sources therein mentioned, (b) that it has actually accrued within the period therein stated, and (c) that he has no other source of income.

25. Every person, when required so to do

by a notice in the form to

be prescribed by the Governor General in Council
shall, within the period mentioned in such notice,
prepare and deliver to the Collector a list containing, to the best of his belief, the name of
every lodger or inmate resident in his dwellinghouse, and of any other persons receiving salary
or emoluments amounting to sixty-two rupees
eight annas per mensem or upwards, employed
in his service, whether resident in such dwelling-house or not, and the place of residence of
such of them as are not resident in such dwelling-house, and also of any such lodger or inmate
who has any ordinary place of residence elsewhere,
at which he is liable under this Act to be
assessed, and who desires to be so assessed at
such place.

Such lists shall be signed by the persons respectively delivering the same, and shall be prepared in the form to be prescribed as aforesaid.

26. The Collector shall from time to time determine what persons are chargeable under this Part, and the amount at which every such person shall be assessed,

and in making such assessment income exempted under section seven shall be treated as chargeable under this Part.

Assessment to be made on past year's income.

The full amount of such person's income during the year ending on the day of the his accounts have been usually made up, or on the thirty-first day of March 1871.

In the case of a person for the first time becoming chargeable under this Part within the year of assessment when assessment, or within the year next before such year, the assessment shall be made according to an average of his income for such period as the Collector, under the circumstances, directs.

- 28. The Collector shall cause a notice to be served on every person chargeable under this Part, stating—
- (1).—The name and the profession, trade or other source of the income of such person, or in respect of which he is chargeable;
- (2).—The year or portion of the year for which the duty is to be paid;
- (3).—The place or places, district or districts, where such income accrues; and
  - (4).—The amount to be paid;

and requiring him within fifteen days from the date of the service either to pay such amount or to apply to the Collector to have the assessment reduced or cancelled.

29. Such amount shall be paid to the Collect-Officer to give receipts. or, who shall give a receipt for such payment to the person making the same:

Provided that, if such income accrues at or in more than one place or district, the receipt shall be granted and payment made by and to the Collector for the place or district at or in which the person mentioned in the notice resides, or (in the case of a firm) at or in which its principal place of business in British India is situate.

Every such receipt shall be signed by the Collector granting it, or by such other officer as he shall from time to time empower in this behalf, and such signature shall be judicially noticed.

Contents of receipt. 30. Every such receipt shall specify-

- (1).—The name and source or sources of the income of the person by or on whose behalf the duty is paid:
- (2).—The year or portion of the year for which the duty is paid:
- (3).—The amount paid, and the date of payment; and
- (4).—The place or places, district or districts, where the income accrues;

and shall be admissible as evidence of all matters contained therein.

#### PART VI.

PETITIONS AND APPEALS AGAINST ASSESSMENTS.

Petition against assess.

Ment under Part V.

by petition to the Collector in order to establish his right to have the assessment reduced or cancelled:

Such petition shall ordinarily be presented within fifteen days from the date of the service of the notice mentioned in section twenty-eight. But if the Collector is satisfied that the objector has not received such notice, the petition may be presented within fifteen days from the day on which in the Collector's opinion he became aware of the assessment:

Provided that no person served with a notice under section twenty-three shall be entitled to apply by petition under this section unless he has made the return required in such notice on or before the day therein mentioned, or unless he satisfies the Collector that he had a sufficient excuse for not making such return.

The petition shall be in the form contained in the schedule hereto annexed, or as near thereto as circumstances admit, and the statements therein contained shall be verified by the petitioner or some other competent person in manner required by law for the verification of plaints.

32. The Collector shall fix a day and place for the hearing of the petition, and, on the day and at the place so fixed, or on the day and at the place (if any) to which he has adjourned such hearing, shall hear such petition and pass his order thereon.

Such order may be in favour of the petitioner, or it may simply reject the petition, or it may reject the petition and enhance the petitioner's assessment to an amount to be specified in the order.

If the order be in favour of the petitioner, the Collector shall at once refund the fee on the petition.

If the order simply reject the petition or reject the petition and enhance the petitioner's assessment, the petitioner shall within fifteen days from the passing of the order pay the amount mentioned in the said notice or in the order of enhancement (as the case may be).

Appeal to Commissioner from order under section thirty-two may, within fifteen days from the date thereof, on payment of the sum reveals and or such order present a

the sum payable under such order, present a petition of appeal to the Commissioner of Revenue of the Division, whose order upon such appeal shall be final.

The time requisite for obtaining a copy of the order shall be excluded in computing the said period of fifteen days.

The order of such Commissioner shall be final.

The order of such Commissioner shall be final. It may be in favour of the petitioner, or it may simply reject the petition, or it may reject the

petition and enhance the assessment to an amount to be specified in the decision.

If the order rejects the petition and enhances the assessment, the petitioner shall within one week from the passing of the order pay the amount mentioned in the order of enhancement.

Every petition presented under this section shall be accompanied by a copy of the petition to the Collector's order thereon and a list of the documents (if any) on which the appellant relies.

Copies of petition and order exempt from fees.

Neither of such copies shall be chargeable under the Court Fees Act.

When the decision on such appeal is in favour of the petitioner, the value of the fee on his petition of appeal, and (where he has presented a petition to the Collector) the fee on such petition, together with the excess paid by him, or (when the decision is that the petitioner, or the Company which he represents, is not chargeable under this Act) the whole sum so paid, shall at once be refunded.

34. The Collector or Commissioner may sumPower to summon permon any person whom he
sons to give necessary thinks able to give evidence
information. for the purpose of enabling
him to determine how the petitioner, or the Company which he represents, should be assessed, and
may examine on oath the person so summoned and
the petitioner, and may require each of them to
produce any documents in his possession or power
relating to the sources of the income in question.

Power to issue fresh notice.

Power to issue fresh notice.

Power to issue fresh believe that, in assessing any person under this Act, any source of income not specified in the receipt granted to him under section twenty-nine has been overlooked, which source, if it had then been known to exist, would have increased the assessment, the Collector may cause a further notice to be served on such person, stating the amount to be paid in respect of such source.

The provisions contained in sections twenty-eight to thirty-four (both inclusive) shall apply to such notice and regulate the procedure thereunder.

### PART VII.

PAYMENT AND RECOVERY OF DUTIES.

36. All duties under this Act, except when they are deducted under section eight, section nine, or section sixteen shall be payable on the first day of April 1871:

Provided that the amount so payable may be paid by two equal instalments: the first instalment to be paid on some day not later than fifteen days after service of the notice mentioned in section twenty-eight upon the person paying the same, and the second instalment on the first day of October next.

Recovery under revenue-law.

Recovery under revenue-law.

Recovery under revenue-law.

the Collector may, if a notice has been served on the defaulter requiring him to pay, within fifteen days from the date of the

service, the amount of the duty or instalment due by him under this Act, either recover a sum not exceeding double the amount as if it were an arrear of land-revenue,

or pass an order that a sum not exceeding double the amount of such duty or instalment shall be recovered from such defaulter.

Every such order shall have the force of a decree of a Civil Court in a suit in which the Government is the plaintiff and the defaulter is the defendant; and such order may be enforced in manner provided by the Code of Civil Procedure for the enforcement of decrees for money and the procedure under the said Code in respect of the following matters:—

- (a) sales in execution of decrees:
- (b) arrests in execution of decrees for money:
- (c) execution of decrees by imprisonment:
- (d) claims to attached property; and
- (e) execution of decrees out of the jurisdiction of the Courts by which they were passed,

shall apply to every execution issued for levying the monies mentioned in such order, save that all the powers and duties conferred and imposed by the said Code upon the Court shall be executed by the Collector by whom such order has been made or to whom a copy thereof has been transmitted for execution according to the provisions of the said Code, section two hundred and eighty-six:

Provided that, where any person has presented a petition under section thirty-one, such sum shall not be recoverable from him unless, within fifteen days from the passing of the order thereon, he fails to pay the amount (if any) required by such order.

On the recovery of such sum from the defaulter, the Collector shall grant him a receipt without any further payment.

Every such receipt shall bear date from the recovery of the amount, and, save as aforesaid, the provisions of this Act relating to receipts shall apply to receipts granted under this section.

Amendment of assessment under Part V has been made, the Company or person assessed proves to the satisfaction of the Collector, that the nett profits or income of such Company or person during such year fell short of the sum so assessed, the Collector may cause the assessment made for such year to be amended as the case requires, and if the sum assessed has been paid, may refund the sum overpaid.

In case any Company or person assessed under Part III or Part V ceases to carry on the trade or business in respect whereof such assessment was made, or if any such person dies or becomes insolvent before the end of the year for which the assessment was made, or if any such Company or person is, from any other specific cause, deprived of or loses the income on which the assessment was made,

such Company or person or its or his representative in interest may apply to the Collector within three months after the end of such year, and on proof thereof to his satisfaction, the Collector shall amend the assessment as the case may require, and give such relief to the Company or person charged as is just, and in cases requirin it, the Collector shall refund such sum as has been overpaid on the assessment amended or vacated.

#### PART VIII.

#### PENALTIES.

39. Every Treasurer, Secretary, Agent, Manager Treasurers, &c., fail. or other person failing to ing to make payments make any payment or deducor deliver returns. tion, or to prepare and deliver in due time any statement or return, or to produce any accounts, required by section nine, ten, eleven, twelve or thirteen,

and every trustee, guardian curator, committee
Trustees, &c., failing or agent failing to deliver
any statement or declaration
declarations.

guardian curator, committee
any statement of declaration
required by section nineteen,

shall, for every day during which such default continues, be fined, on conviction before a Magistrate, ten rupees.

The Commissioner of the Division shall have power to remit wholly or in part any penalty imposed under this section.

40. Whoever makes a statement in any declaration or list made or delivered action or list made or delivered under section twenty-four or twenty-five, which is false, and which he either knows or believes to be false or does not believe to be true, shall be deemed to have committed the offence described in section one hundred and seventy-seven of the Indian Penal Code.

Whoever makes a statement in any petition presented under section thirty-one which is false, and which he either knows or believes to be false or does not believe to be true, shall be deemed to have intentionally given false evidence in a stage of a judicial proceeding.

- 41. No person shall be proceeded against for Prosecution to be at instance of Collector, any offence under section thirty-nine or section forty except at the instance of the Collector.
- 42. In sections one hundred and ninety-three Sections 193 and 228 and two hundred and twenty-of Penal Code to apply eight of the Indian Penal Code, the words "judicial proceedings" shall be taken to include any proceeding under this Act.

#### PART IX.

#### MISCELLANEOUS.

- 43. No suit shall lie in any Civil Court to set aside or modify any assessment made under this Act.
- Exercise of powers of Collector and Commissioner.

  Exercise of powers of Collector and Commissioner.

  Commissioner of Revenue may be exercised and performed by such other officers or persons as the Local Government shall from time to time appoint in this behalf.
- 45. Service of any notice under this Act shall be made by delivering or tendering a copy thereof under the signature of the Collector.

Whenever it may be practicable, the service of the notice shall be on the person therein named, or, in the case of a firm or a Hindú undivided family, on some member thereof.

When such person or member cannot be found, the service may be made on any adult male mem-ber of his family residing with him; and if no such adult male member can be found, the serving officer shall fix the copy of the notice on the outer door of the house in which the person or firm therein named ordinarily dwells or carries on business.

46. When any Company or firm has several Power to declare prin-ritories subject to different Local Governments, the Governor General in Council shall have power to declare which of such places shall, for the purposes of this Act, be deemed to be the principal place of business, and when any Company has several Agents or Managers, which of them shall, for the purposes of this Act, be deemed to be the principal Agent or Manager.

When any Company or firm has several places of business in the territories subject to a single Local Government, such Government shall have power to declare which of them shall, for the purposes of this Act, be deemed to be the principal place of business.

When any person has several places of residence Power to declare residence. in the territories subject to different Local Governments, the Governor General in Council shall have power

to declare which of such places shall, for the purposes of this Act, be deemed to be his residence, and when any person has several places of residence in the territories subject to a single Local Government, such Government shall have power to declare which of such places shall, for the purposes of this Act, be deemed to be his residence.

The powers given by this section may be delegated to and exercised by such officers as the Governor General in Council or the Local Government, as the case may be, shall from time to time appoint in this behalf.

Power to prescribe forms and make rules.

47. The Governor General in Council may from time

- (a) prescribe forms for the returns, notices and lists hereinbefore mentioned,
- (b) make rules consistent with this Act for the Governor General in guidance of officers in matters Council empowered to connected with its enforcemake rules. ment, and
- (c) delegate to any Local Government the powers given by this section, clause (b), so far as regards the territories subject to such Govern-

## SCHEDULE

Form of Petition under Section 31.

Stamp eight annas.

To the Collector of

The day of The petition of A. B. of

## SHEWETH-

- 1.—That under the Indian Income Tax Act your petitioner has been assessed in the sum of twenty-seven rupees for the year commencing the first day of April 187
- 2.—That your petitioner's income and profits accuring and arising from [here specify petitioner's trade or other source or sources of income or profits and the place or places at which such income or profits accrues or arise] for the year ending the thirty-first day of March last , as will appear from the documents were rupees of which a list is presented herewith.
- 3.-That such income and profits actually accrued and arose during a period of months and months and days. [Here state the exact number of months and days in which the income and profits accrued and arose.]
  - +.—That during the said year your petitioner had no other income or profits.

Your petitioner therefore prays that he may be assessed accordingly, and that the value of the fee on this petition may be refunded [or that he may be declared not to be chargeable under the said Act, and that the value of the fee on this petition may be refunded].

> (Signed) AB

#### Form of Verification.

I, A. B., the petitioner named in the above petition, do declare that what is stated therein is true to the best of my information and belief.

(Signed) AB

WHITLEY STOKES, Secy. to the Goot. of India. The following Act of the Governor General of India in Council received the assent of His Excellency the Governor General on the 31st March 1871, and is hereby promulgated for general information :-

## ACT No. XIII of 1871.

An Act to consolidate and amend the law relating to Customs Duties.

WHEREAS it is expedient to consolidate and amend the law relating to the duties of Customs on goods imported and exported by sea; It is hereby enacted as follows :-

Short title.

1. This Act may be called "The Indian Tariff Act, 1871:"

Local extent.

It extends to the whole of British India except Aden;

Commencement.

And it shall come into force on the passing thereof.

levied.

2. There shall be levied and collected, in every Duties specified in port to which this Act ap-leadedles A and B to be plies, the duties specified in plies, the duties specified in schedules A and B hereto annexed.

3. Goods not prohibited to be imported into or Goods partially composed of dutiable articles. used in British India, composed of any article liable to duty as a part or ingredient thereof, shall be chargeable with the full duty payable on such article, or if composed of more than one article liable to duty, then with the full duty payable on the article charged with the highest rate of duty.

Saving clause.

4. Nothing herein contained affects Act No. XX of 1867, or authorizes-

And the second of the second o

- (1) the levy of import duties on articles (other than salt, opium and spirits) imported into one port in British India from another:
- (2) the levy of export duties on articles ex-ported from one port in British India to another:
- the levy of export duties on articles exported by sea to any place other than a foreign port in India, when such articles have been imported by sea into British India.

And, notwithstanding anything herein contained, no opium shall be exported from British India, unless it be covered by a pass granted by an officer appointed in this behalf by the Local Gov. ernment.

5. Section twenty-seven of the Consolidated Customs Act shall be con-Construction of section struct as if, for the words 27 of Act VI of 1863. "for which a specific value has not been fixed by the Local Government with the sanction of the Governor General of India in Council," the following words were substituted (that is to say) "for which a specific value is not fixed by the Indian Customs Duties' Act, 1871;" but, save as aforesaid, nothing herein contained shall be construed to affect the provisions of the Consolidated Customs

- 6. The Governor General in Council may Power to fix value of from time to time, by notidutiable goods. fication in the Gazette of India, fix for the purposes of this Act the value of any goods apported or imported by any goods exported or imported by sea on which duties of customs are hereby imposed.
- 7. Nothing in schedule B hereto annexed applies to pepper exported by sea from the port of Cochin. But on all such pepper there shall be levied such duty, not exceeding nine rupees per khandí, as the Governor of Fort Saint George in Council from time to time determines; and at the close of each year, or as soon after as may be convenient, the Collector of Customs at the said port shall, after deducting the expenses of collection, pay the duty collected under this section to the Government of Travancore and Cochin, in such proportions and in such manner as the said Governor in Council from time to time directs.
- 8. Duties of customs shall be levied on goods passing by land into or out Duties on goods crossof Foreign European Settleing frontiers of foreign European States in Pre-sidencies of Madras and ments situate on the line of coast within the limits of the Presidency of Fort Saint George or the Presidency of Bombay at the rates prescribed in the schedules A and B hereto an-
- 9. The enactments mentioned in schedule C Repeal of enactments. hereto annexed are repealed to the extent specified in the third column of the same schedule.

And their deal still to deal the

## \* IMPORT TARIFF.

No.	DESCRIPTION OF ARTICLE,	VALUE ON WHICH DUTY IS ASSESSED.	RATE OF DUTY.
		Rs. A.	
	Apparel, including Haberdashery, Millinery, &c	Ad valorem.	)
2	Arms, Ammunition and Military Stores-		
	Gunpowder, common	0 5 per lb.	
	Fire-arms and parts thereof All other sorts, including Military Accourrements, Uniforms, &c., but excluding Military and other Regulation Accourrements and Uni-	Ad valorem."	
	forms imported for private use by persons in the public service	Ad valorem.	
3		20 0 per ton.	
4	BEADS AND FALSE PEARLS—		
	Beads, China	30 0 per cwt.	
	" Common	28 0 ,,	
	" Ruby, of all sizes … Seed …	0 12 per lb. 0 10	
	" Small, Searlet, and Red	0 10 ,,	
	,, Coral (false) Moorzun	0 8 per corge of 2,000 beads.	
	All other sorts of false Corals and	, ,	
21	Beads Pearls, false, Bajeria	Ad valorem. 5 0 per lakh.	
	Boria	1 0 per thousand.	
	" Jouria	8 0 per lakh.	
	,, Nathia	0 6 per thousand. 0 12 ,, ,,	
	,, Tachea	10 0 per lakh.	Seven and a half per cent.
	All other sorts	Ad valorem.	Cont.
5	CABINET-WARE	Ad valorem.	
6	Candles, Wax, Composition and other kinds—		
	Candles, Wax	1 0 per lb.	
	,, Paraffine	0 8 "	
	" Spermaceti Composition and other sorts	0 8 "	
7		Ad valorem.	
8	CARRIAGES	Au cutorem.	
	CLOCKS, WATCHES, AND OTHER TIME-	Ad valorem.	
9			
	COFFEE-	00 0	
	Persian Gulf and Red Sea   Other places	30 0 per cwt. 20 0 ,,	
1	CORALS, REAL	Ad valorem.	
	Corks	1 8 per gross.	
	COTTON-		
	Thread— Sewing Thread, White and Coloured	0 11 per lb.	
	,, In reels, or on cards	o 11 per 10.	
	of one hundred		
	yards (and prorata	2 4 per gross reel.	
STOUTH	above and below)*  Goa and Country	2 4 per gross reel. 30 0 per cwt.	

## IMPORT TARIFF—continued.

0	DESCRIPT	TON OF ARTICLE.		THE PARTY OF THE PARTY OF THE	ON WHICH IS ASSESSED.	DUTY	RATE OF DUTY.
	COTTON—continue	d.		Rs.	Α.		a to a consequence
	Twist-			學到的	AND AND ADDRESS OF	H831 6 3 13	A PARTY OF THE PAR
	Mule, under	No. 15	(B) (0.5)	0	6 per lb.	and the second	
		Nos. 16 to 24		0	9 ,,		
	And the second	25 to 32	1 A CASS	0	10 ,,		
		33 to 42		0	11 "		distribution to
		43 to 52		0	12 ,,		
		53 to 60		0	14 ,,		
		No. 70		0	15 ,,		
		80		1	0 ,,	नंदन्ति स्त	自己,GKA 中国基础外产业
		90		1	1 "		(
		100		1	2 ,,	E phase	Three and a half per
		110	***	1	3 ,,	li lasalem	cent.
		120		1	4 ,,		
	A Section of A	and one anna tional for every of ten above No.					
	Water No	20	. 120.	0	10 ,,		
T NO.	Water, No.	30	***		7.7		
		40	***	ALL DESIGN SHEET SALES	70	Total Control	
		50	***		15	OHU REAL	
	Above	50 .	35	i	0		
	Above			1	2 ,,		( m
			3.0.11.03	E4-63/8007	AND STATE OF THE S		Three and a half per
				100			* Duty to be charged on
		wist, all kinds* Red and other Col	ours*	1 0	6 per lb.	}	the Grey weight of the Coloured Yarn; when not ascertainable, the
	Piece Goods— Grey—					ry right	actual Wharf weight or Invoice weight to be taken.
	Mulls		Sud 34	1	1 per lb.		) The Carlot
		s exceeding 10	× 10				
		quarter inch	01013	0		market	alue Tale Alexander
	Other J				11 ",	10.764.7	AND STATE AND AND
Divisi		gs, Madapollams	and	200	270	di lan	
	Print			0	11 "	Hode V	Five per cent.
	Long	Cloths, Jeans, Do	mes-				Toursell Facility St. Vision 1
	• ties,	Sheetings, Drills					
	T. Cl	oth		0	9 ,,	1677 19	
	Other s	orts		Ad vai	lorem.	AND INCOME.	I I ministration
A Chilling	Cotton Rono			95	0 200 000	17 19	
Help St	Cotton Goods,	other kinds	11.	Ad vai	0 per cwi	a eggsoff	Court Retail on a time
				24.0000	orem.		
13	DRUGS AND MED		3			- BAGG	
	Acid, Sulphi			0	3 per lb.		Land Sept. Sec. 2
		itry (Sajee Khar)		2	0 per cwt.	Logali	and the same of th
	Aloes, black			10	0 ,,		
	, Socot	ra		25	0 ,,		HAZ TO A DAUGHTAN TO SAFERY
	Alum		0 .41	3	8 ,,	100	
1000	Arsenie	. M	•••	LUCY BOLDS PRINTED	0 ,,,		Seven and a half per
1	A son fortida	a, Munseel		8	0 "	AVE A	cent.
	Assafœtida	Coprace (III:	•••	150 10 TO A 40 MAY	0 ,,		
		Coarse (Hingra)	15	THE PERSON NAMED IN	0 ,,	T Design	
	Brimstone,		11.00	7	0	NO. 15	
	THE RESERVE THE PROPERTY OF THE PARTY OF THE	Roll	***	6	0 ,,	A THE	
		Rough		111.A81.055.05F99901	8 ,,	0.00	of the particular to
	Campnor, B	himsing (Barras)		THE RESERVE OF THE PARTY OF THE	0 per lb.		
		efined cake		PERSONAL PROPERTY.	0 per cwt.	BV (1858)	E DIVERSITY OF THE PARTY OF THE
	Comin Tim	rude in powder	•••		0 ,,	L LANGER	
	Cassia Ligne		0.500	38	0 ,,	1.100 592	BRINGS

## IMPORT TARIFF—continued.

No.	DESCRIPTION OF ARTICLE.		VALUE ON WHICH DUTY IS ASSESSED.	RATE OF DUTY.
7	DRUGS AND MEDICINES—continued.		Rs. A.	
	Coova, red		Ad valorem.	7
	Copperas, green		2 8 per cwt.	TOTAL MENTAL TOTAL
No.	Quinine		Ad valorem.	
	Sal Ammoniae		22 0 per ewt.	
100	Salep	1	60 0 per ewe.	
	Senna Leaves	***	0 0	
	All other sorts		Ad valorem.	
4	DYEING AND COLOURING MATERIA			
	Cochineal		1 12 per lb.	
	Gallnuts, Country, Myrabolam	3501 711	3 0 per cwt.	
31	Persian .	***	95 0	
	Gamboge Wood		90 0	
	Madder or Munjeet	•••	10 0	Savan and a balf
9	Orchilla Weed	•••	27	Seven and a half pe
		***	THE RESIDENCE OF STREET STREET, STREET	eent.
	Saffron, Europe	•••	16 0 per lb.	100 44494 1 1000
	" Mendow, Soorunjun	•	10 0 per cwt.	
	,, Persian		12 0 per lb.	
	" In cakes or lumps	***	5 0 ,,	
38	Sapan Wood and Root		3 8 per ewt.	
	Aniline Dyes	***	0 8 per oz.	
	All other sorts	****	Ad valorem.	
5	Fireworks-		Large Street Street Street	I The second of the
	China		30 0 per box of	
No.	part formula:		1331 lbs.	
28	Other sorts		Ad valorem.	i i
0	Person Manuscommunican			<b>一种种的大型性的</b>
16	FLAX, MANUFACTURES OF— Piece Goods		43.	*** TOTAL TOTAL
	Fiece Goods	***	Ad valorem.	Five per cent.
	Other sorts, including linen th	read	Ad valorem.	1
17	FRUITS AND VEGETABLES-		The state of the s	18 (10 m) 1 m (10 m)
alan	Almonds, without shell	***	25 0 per cwt.	A CHARLES CALLED TO THE STATE OF THE STATE O
13	with shell		10 0	MARY
	Cajoo kernels		10 0	A ARA COMPLETE
	Coccanuts		30 0 per thousand.	Republication and the second
	" kernel (Copra)	il an une	9 8 per cwt.	
18	Currants, Europe		25 0	THE RESIDENCE OF THE PARTY OF T
	D		19 0	
	Dates, dry, in bags	•••	1 0	
57			9 0	Last to the second
	in note	***	6.0	THE WHITE AND STREET SALE
	Figs Europa	***	19 A	The last peak
93	Figs, Europe	. 10		totago 3 madi A
08	,, Persian, dried	•	6 0 ,,	Seven and a half pe
88	Garlie		4 0 ,,	cent.
	Pistachio Nuts		14 0 ,,	
	Prunes, Bussorah		12 0 ,,	
y al	Raisins, Black, Persian Gulf,	Red		
	Sea, and Khismis		12 0 ,,	
Ha		Gulf		
300	and Red Sea		7 0 ,,	
	" Malaga and Bloom	10.4	0 10 per lb.	
	,, Other sorts		Ad valorem.	
18	Walnuts, Akroot		5 0 per cwt.	
	Mangoes, dried		Ad valorem.	A BH (marmer)
	Prunes, Europe		Ad valorem.	
	Other sorts, except Bidmiskh	and	The second secon	
City.	Buzarbuttoo Nuts which are	fuce	Ail valorem.	Consideration of the Land
	Julyaruniann Nuits which are	1111363		The state of the s

## IMPORT TARIFF-continued.

No.	DESCRIPTION OF ARTICLES.	Value on which Duty is assessed.	RATE OF DUTY.
18		Rs. A.	
	Bangles, Glass, China, Gilt not Gilt	10 0 per 100 pairs.	
	Glass, Broken	5 0 per cwt.	
	" China, of all colours	32 0 per 1831 lb.	
	" Crown, coloured	32 0 per 100 supl.	
		feet.	
	,, ,, of sizes	5 0 per 100 supl.	
	Glass and Glass-ware of all other	feet.	
	sorts, except Bottles which are		
	free	Ad valorem.	
19	Gums-		
	Gum, Ammoniac	10 0 per cwt.	
	" Arabie	16 0 ,,	
April 1	" Bdellium, common Gum	5 0 ,,	
TENTE	" Benjamin	33 0 ,,	
. Jan	,, Bysabole, coarse Myrrh	12 0 ,,	
	" Copal " Frankincense or Olebanum	65 0 "	
	Gambier (or Kine)	8 0	
WH.	,, Myrrh	24 0 "	
	,, Persian (false)	3.0 ,,	
E e	" Rosin	12 0 ,,	
	All other sorts	Ad valorem.	
20	GROCERIES NOT OTHERWISE DESCRIBED	Ad valorem.	
21	Hides and Skins-		
~1	Border Hides, prepared	30 0 each.	
	Buffalo Hides, Country, Tanned	80 0 per score.	Saran and a half nor
1	Calf Skins	40 0 per dozen.	Seven and a half per cent.
	Chamois Skins	6 0 ,,	COMU.
	Cow Hides, Country, Tanned	60 0 per score.	
	Rhinoceros Leather	40 0 per cwt.	
	Other sorts	Ad valorem.	
22	Instruments, Musical	Ad valorem.	
23	IVORY AND IVORY-WARE-		
	Elephants' Grinders	16 0 per cwt.	
913	Tusks above twenty lbs	300 0 ,,	
	Tusks ten lbs. and not exceeding	225 0	
	twenty lbs Tusks under ten lbs	225 0 ,,	
	Sea Cow or Moye Teeth, three lbs.	125 0 ,,	
2	and upwards	225 0 ,,	
	Sea Cow or Moye Teeth, under	223 0 ,,	
	three lbs	75 0 ,,	i
	Ivory, Manufactures of	Ad valorem."	
24	JEWELLERY, INCLUDING PLATE-		
	Silver-ware, plain	1 6 per tolah.	
	" embossed …	2 0 ,,	
	Jewellery and Plate of all other	"	
	kinds, excepting Precious Stones		
	and Pearls, which are free	Ad valorem.	
25	LEATHER AND MANUFACTURES OF-		Charles and the second
	Leather		
	Boots and Shoes (	Ad valorem.	
	Harness and Saddlery		j
	Other sorts		

No.	DESCRIPTION OF ARTICLE.	VALUE ON WHICH DUTY IS ASSESSED.	RATE OF DUTY.
26	Liquor—	Rs. A.	rando militario de la
	Ale, Beer and Porter Cider and other fermented Liquors		One anna per Imperia Gallon.
	Spirits		Three Rupees the Imperia
			Gallon, and the duty to be rateably increased as the strength exceeds London Proof.  Provided that ten per cent ad valorem shall be charged on all spirits used exclusive by in Arts and Manufactures, or in Chemistry subject to such Rules a the Local Government shall from time to timprescribe, for ascertaining that such spirits are unfilted.
		U.	for use as a beverage and incapable of being converted to that purpose And the officer in charge of the Custom House, subject to the general instruction of the Local Government shall decide what spirit fall within the proviso, an
	Wines—		his decision thereon shall be final in law.
	Champagnes, Sparkling Wines		Rs. A.
	and Liqueurs	······ Decore	1 8 per Imperia
		and the strong and the first	Gallon or six
	All other sorts		Quart Bottles.  1 0 per ditto.
07	W	boom i we	
27	MATCHES— Lucifer and all other sorts	Ad valorem.	You are worth
28	MATS, FLOOR MATTING, CHINA OF ALL SORTS	50 0 per hundred.	
29	METALS, UNWROUGHT, WROUGHT AND MANUFACTURES OF-		atanda shall
	Brass Beads, Googree, China	0 12 per thousand.	
	" Old …	35 0 per cwt.	on the basis of the basis
	", Sheets, rolls very thin Copper, Australian Cake	$\begin{vmatrix} 80 & 0 & \\ 41 & 0 & \end{vmatrix}$	A STATE OF THE STATE OF
	Gopper, Australian Cake  Bolt	43 0	San Rip Jun 1
	" Brazier's	43 0 ,,	Seven and a half pe
	" China Cash	28 0 ,,	eent.
	,, Japan	41 0 ,,	
	,, Nails and Composition Nails	19 0	olg print and
Why	" Old …	40 0 ,,	
	" Pigs and Slabs, Foreign	38 '0 ",	time or site of a line
	" Sheet, Sheathing and Plate	43 0 ,,	
	", Tiles, Ingots, Cakes and	10 0	(A) 全国第二人
	Brieks China, White Copper-ware	40 0 ;, 1 4 per lb.	A West of the State of the Stat
	Foil Dauk-pana, China	3 0 per book of 100 leaves.	
	", ", Europe	4 0 ,, Ad valorem.	September 1997

No.	Description of Article.		VALU	E ON WHICH DUT IS ASSESSED.	RATE OF DUTY.
	METALS, &c.—continued.		Rs	Α.	
	Iron, Angle and T Iron		Ad v	alorem.	
	" Beams, Pillars, Girders	and			
	Bridge-work		Ad v	alorem.	
	" Flat, Square and Bolt, inclu	ding			
	Scotch	***	80	0 per ton.	
	" Hoop, Plate and Sheet		100	0 ,,	
	" Nails, Rivets and Washers	***	10	I BERTON OF THE REVENUE OF THE WAY	
8/	" Nail Rod	***	90	0 per ton.	
	" Old	***	2	8 per cwt.	>One per cent.
	. " Pig	ndon	40	0 per ton.	
	,, Rod, Round, British, un half inch diameter	NUMBER OF STREET	105	0	
3	,, Rod, Round, British, exceed	ling	100	0 "	
151	half inch diameter		80	0	i
	" Swedish, Flat and Square	***	120	ACCOMPANY OF THE PARTY OF THE P	
9	,, Rice Bowls			0 per set of ter	
	" " "		1	8 per set of six	
	,, Galvanised		Ad v	alorem.	
	,, Other sorts, except Anch	ore			
	Cables and Kentledge, w		200		
	are free	1912/07	A7. 2	alorem.	1
50	Lametta, Double reels	***		8 per score.	
	Single		2	4 ,,	
	Lead, Pig			0 per ewt.	
	" Pipes	***	13		
	" " tinned		16	0 ,,	
	" Sheets (other than thin Sh	eets			
	for Tea Canisters, which		W.		
	free)		12	0 "	
	Ore Galena		13	0 ,,	
	Gold leaf, Europe		4	0 per 100 leave	
	Mock Gold leaf		5	0 per 20 books	
0	Orsidue or Brass Leaves, fore	00.495	1	A non lb	
	Europe China	ALC: DUN		4 per lb.	
	Patent or Yellow Metals, Sheath	ince	U	1~ ,,	
	and Sheets and Bolts		85	0 per ewt.	
	ditto old		30	0 ,,	
	Quicksilver		1	0 per lb.	Seven and a half pe
	Shot, Bird		15	0 per cwt.	cent.
50	Spelter Nails		17	8 ,,	
	" Plate and other shapes	***	11	0 ,,	1
	" Sheet or Zine Sheathing		15	0 ,,	
	Steel, Blistered	•••	9	0 ,,	
	" British		9	0 ,,	
15	" Cast		25	0 "	
	" Spring	•••	10	0 "	
	,, Swedish	***	10	0 "	
VIV	Tin, Block	•••	45	0 "	
SIL	,, Plates	•••	12	8 ,,	
	Wire, Brass	0	0	8 per lb.	
	,, Common Iron, Nos. 1 to 40	U	9	8 per cwt.	
	Other sorts, including Hard-w	79.20	U	10 per lb.	
	Ironmongery, and Cutlery, but				
	eluding Machinery, the compo		111/2		
	parts thereof, and Agricultural				
-000	plements, which are free	MARIE	4.7	alorem.	AND RESIDENCE TO THE RESIDENCE OF THE PARTY

No.	DESCRIPTION OF ARTICLE.	VALUE ON WHICH DUTY IS ASSESSED.	RATE OF DUTY.
30	NAVAL STORES— Cables, Coir, tarred	Rs. A. 10 0 per cwt.	Seven and a half per cent.
	Cables, Coll, tarred	To o per ewi.	ceven and a nan per cent
	Canvas, Country, Cotton, Europe, Sail, not exceeding	50 0 ,,	Five per cent.
	forty yards	15 · 0 per bolt.	)
	Coir, Rope, Maldive and Laccadive	10 0 per cwt.	Constitution of the second
	" Yarn of all kinds	9 0 ,,	1
	Cordage, Hemp, Europe	18 0 ,,	
	Manilla	20 0 ,,	
	Dammer ,,	5 0 ,, per barrel	
	Pitch, American and Europe	13 0 not exceed-	
	G 1	4 8) and pro rata	
	" Coal …	above and below.	
	Tar, American	13 0)	
100	", Coal	6 8 Ditto ditto.	
	" Swedish and Archangel	14 0)	
	Twine, Europe, Sail	0 8 per lb.	
	All other sorts, except Oakum, which is free	Ad valorem.	
31	Ons—		
	Cardamom	10 0 per lb.	Seven and a half per
	Cassia	4 0 ,,	cent.
	Cinnamon, Ceylon	10 0 ,,	THAT I'VE WAS
	Cocoanut	20 0 per cwt.	
	Earth	10 0 ,,	
	Grass	2 0 per lb.	
N. P.	Jingelee or Teel	20 0 per cwt.	FIRST STATE OF THE
	Kerosine, Paraffine, Petroleum, Rock	0 10 mm Tenni col	
	and Shale Oils of all descriptions	0 12 per Impl. gal.	
	Linseed, Country	18 0 per cwt. 2 4 per Impl. gal.	
	,, Europe Naphtha	30 0 per cwt.	
	Otto of coute	20 0 per ounce.	
	Sandalwood	8 0 per lb.	
	Sorrel	20 0 per cwt.	The special state of the speci
	Turpentine	2 0 per Impl. gal.	I LOUIS LABOR ENERGY
	Whale and Fish	15 0 per cwt.	Called Marian Co. 201
	Wood	15 0 ,,	A CONTRACTOR OF THE PARTY OF TH
	All other sorts, except Cocum and Slush Fat, which are free	Ad valorem.	
32	OIL AND FLOOR CLOTH	Ad valorem.	Five per cent.
33	Орим		Twenty-four rupee per seer of eight tolas.
34	PAINTS, COLOURS AND PAINTER'S MATE-		
	Ochre, all colours	3 0 per cwt.	5
	Painta of goute	12 0 ,,	Seven and a half pe
	Composition Paint and Patent		cent.
	The state of the s		THE RESERVE OF THE PARTY OF THE

No.	Description of Article.	VALUE ON WHICH DUTY IS ASSESSED.	RATE OF DUTY.
	PAINTS, COLOURS AND PAINTER'S MA-	Rs. A.	
	TERIALS—continued.		
7	Prussian Blue, China	0 8 per lb.	
	Red Lead	1 8 ,,	
		14 0 per ewt. 2 0 per Impl. gal.	
	Turpentine Verdigris	75 0 per ewt.	
	Verdigris Vermillion, Canton	80 0 per box of	
	" Macao	30 0 90 bundles.	
	White Lead	12 0 per cwt.	
	All other sorts, including Brushes	Ad valorem.	
			Seven and a half per
35	Perfumery—	1- 0	cent.
	Atary, Persian	15 0 per cwt.	
200	Rose Flowers, Dried Rose Water	1 12 per Impl. gal.	
953	All other sorts	Ad valorem.	
	All other sorts	in battorem.	
36	PHOTOGRAPHIC APPARATUS AND MATE-		
	RIALS	Ad valorem.	
37	PIECE GOODS, NOT OTHERWISE DESCRIBED	Ad valorem.	Five per cent.
38	Porcelain and Earthen-ware	Ad valorem.	)
39	PROVISIONS AND OILMAN'S STORES— Bacon in Canisters, Jowls and Cheeks	0 9 per lb.	
		60 0 per tierce of	
NEST.	Beef	three cwt.	
		(40 0 per barrel of two cwt.	
	Cheese	0 10 per lb.	
	12. 1. N.C.	50 0 per cwt.	
	Fish Sozille and Singally, Small	6 0 per cwt.	
	Flour	25 0 per barrel or	
		sack of 200 lbs.	Seven and a half per
	Ghee	36 Ø per cwt.	cent.
	Hams	0 8 per lb.	
		(50 0 per tierce of	
	Pork	three cwt., and	
		(34 0 per barrel of	
	Shark Fins	two cwt.	
	Monomor Caltud	20 0 per cwt. 10 0 per keg of six.	
	Winners in Wood Powers	1 8 per Impl. gal.	
	D	0.79	
	,, ,, Country	0 0	
	All other sorts, except Biche de mer,	0 0 ,	
	Butter and Salted Fish, which	,, ,	
	are free	Ad valorem.	Jan San San San San San San San San San S
40	RAILWAY MATERIALS-		
	Of Iron	Ad valorem.	5
200	Steel Rails and other articles	The state of the s	
	intended for the permanent way		One per cent.
100	of railways	Ad valorem.	
Contract of the last	Other sorts	Ad valorem.	Seven and a half per

No.	Description of Article.	VALUE ON WHICH DUTY IS ASSESSED.	RATE OF DUTY.
		D. 4	
41	RATTANS AND CANES— Canes, Malacca	Rs. A.	
		1 0 per dozen.	Seven and a half per
	All other sorts	7 0 per cwt.  Ad valorem.	cent.
42	SALT-		
	imported from any place whether within or without British India,		Rs. A.
	(a) into British Burma		0 8 per maund.
	(b) into the territories under the gov-		o o per madne.
1	ernment of the Lieutenant Gov-		
	ernor of Bengal		3 4 .,, -
	(c) into any other part of British India		1 13 ,,
	Sanna_		
43	Anchuchuck	10 0 per cwt.	h
四世	Anise, Europe	98 0	
	Assalia	7 0	
	Cajoo	3 0 "	
	Castor	4 8 ,,	
	Cummin	12 0 "	
	,, Black	5 0 ,,	
	Esubgool	5 0 ,,	
	Linseed	5 0 ,,	
	Methee	5 0 ,,	
	* Mustard	4 8 "	
	Quince Seed or Badana	50 0 ,,	
	Rape or Sursee	4 8 ,,	
	Sawjeerah	25 0 ,,	
	Tookmeria	7 0 ,,	
	All other sorts, excepting Seeds imported by any Public Society for		
	gratuitous distribution, which are		
	free	Ad valorem.	
44	SHELLS—	20 0 1 1 1	Seven and a half per
	Chanks, "large shells," for Cameos	10 0 per hundred.	cent.
	,, White, Live	6 0 ,,	
	Cowdas, Mozambique and Zanzibar	9 0	
	from other places	0 8	
	Cowries—	0 0 "	
	Bazar, Common	4 0 per cwt.	
	Maldive	16 0 ,,	
	Sunkley	40 0 ,,	
	Yellow, Superior Quality	8 0 ,,	
	Mother o'Pearl	8 0 ,, .	
	Tortoise Shell	6 0 per lb.	
	" Nuck	1 0 ,,	
	Nuckla and other sorts	Ad valorem.	
45	Silk—		
20	Floss	8 0 per lb.	
	Raw, Charon and Cochin-China	1 0	
	Mother	1 10	
	Other hinds of China	7 0 "	
	Dawien	5 0 ,,	
	Dunium and Cutchra	1 12 ",	
	Qiam .	4 0 ,,	j
	), Olam		

## IMPORT TARIFF—concluded.

No.	DESCRIPTION OF ARTICLE.		VALUE ON WHICH DUTY IS ASSESSED.	RATE OF DUTY.
	SILK—continued. Sewing Thread, China Other sorts		Rs. A. 8 0 per lb. Ad valorem.	Seven and a half per cent.
	Silk Piece Goods of sorts		Ad valorem.	Five per cent.
46	SOAP		Ad valorem.	1
47	SPICES-			
	Aloe Wood		3 0 per lb.	<b>一点,但是</b>
	Aniseed Star		40 0 per cwt.	
	Betelnut, White, Sheverdhun		18 0 ,,	· · · · · · · · · · · · · · · · · · ·
	" all other kinds		4 0 ,,	+
	" in husk	***	2 0 per thousand.	10000000000000000000000000000000000000
	Cassia Buds, Nagkessur, China		0 8 per lb.	
	Chillies, Dried Cloves	• • • •	8 0 per cwt. 12 0 ,,	
	. C. J. N. J	***	0 0	
	Mace Mace Nuriavung		0 9 per lb.	
	,, false		10 0 per ewt.	
	Nutmegs		0 10 per lb.	1
	,, in Shell		0 6 ,,	Seven and a half per
	,, Wild		12 0 per cwt.	cent.
	Pepper, Black and Long		14 0 ,,	
	, White		25 0 ,,	
	All other kinds		Ad valorem.	
48	STATIONERY OTHER THAN PAPER		Ad valorem.	
49	SUGAR AND SUGAR-CANDY-	100		
	Sugar-Candy, China		20 0 per cwt.	
	" Loaf		23 0 ,,	
	" Soft		12 0 ,,	
	All other sorts of Saccharine I	Pro-		
	duce		Ad valorem.	
50	TEA		1 0 per lb.	J
61	Mon Local			
51	TOBACCO— Manufactured		Ad valorem.	5
	Unmanufactured		Ad valorem.	Ten per cent.
			and outdrom.	
	Articles, such as Pipes, &c., use	d in		
	consumption of		Ad valorem.	)
52	Toys and Requisites for all Game	s	Ad valorem.	
53	Umbrellas—			Seven and a half per
00	Cotton, Steel Ribs		0 13 each.	cent.
	, Cane Ribs		0 13 each.	
	", China Paper Kettisals		45 0 per box of 110	
	All other sorts		Ad valorem.	j .
54	Woollen Goods-			
	Piece Goods		Ad valorem.	Five per cent.
	· Braid			Seven and a half per
	Other sorts	***	Ad valorem.	Seven and a nan po-
	Convi sortes	***		Cont.
				THE RESIDENCE OF THE PARTY OF T

### EXPORT TARIFF.

No.	Description of Article.		VALU	e on which Dur is assessed.	RATE OF DUTY.
			Rs. A	Λ.	
1	Cotton Goods—			nras socialis.	
	Piece Goods—				
	Baftahs	***	30	0 per score.	
	Gurrah		20	0 ,,	
	Khurwah		25	0 ,,	
	Mamoodie		32	Control and the Control of the Contr	
	Mirzapore Chintz	***	15	CONTRACTOR OF THE PARTY OF THE	
	Patna		30		
NO.	Shans		40	RETURNS AN AUTOMOTOR OF THE PROPERTY OF	Three per cent.
	Tunjeeb, Oudh		. 26	0 ,,	
	Other sorts		Ad va	torem.	
	Twist, Country, No. 10			7 per lb.	
	" " " 20 " " 30	***	2007	9 ,,	(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)
	" Hand Spun		0	The state of the s	
	All other kinds of Cotton Go	odo"	0	22	
	An other kinds of Cotton Go	ous	Ad va	torem.	
2	GRAIN OF ALL SORTS				Three annas per maune
3	HIDES AND SKINS, TANNED-				
	Hides—				
	Buffaloe, Country, Tanned			0 per score.	
	Cow ,,	•••	50	0 ,,	
	Skins-	-			Three per cent.
	Goat and Sheep		10	0	
	Lamb		5	0 ,,	
	Any other sorts of Hides and				J
4	Indigo				Three rupees per maun
5	LAC—		00	0	
	Button Dye			0 per cwt.	
	Seed	•••	45		
	Shell		20 28	0 "	Four per cent.
	Stick		16	0	
	Other sorts			lorem."	
6	Ous-				
216	Castor		16	0 per cwt.	1
	Cocoanut		20	0	
	Fish		15	0 "	
	Grass		2	0 per lb.	
	Jingeely or Teel		20	0 per cwt.	
	Linseed	•••	18	0 ,,	Three per cent.
	Mhowa		12	0 ,,	Timee per cent.
	Mustard		16	0 ,,	
100	Рорру		20	0 ,,	
	Rape or Sursee		16	0 ,,	
	Sandalwood		8	0 per lb.	
	Other sorts		THE CASE OF COLUMN	alorem.	

# SCHEDULE B. .

### EXPORT TARIFF-continued.

No.	Description of Article.		VALU	CONCURS OF THE	N WHICH DUTY ASSESSED.	RATE OF DUTY.
			Rs.	Α.		
7	Seeds-					
	Castor Seed (Erundee)		4	8	per cwt.	
	Coriander Seed	THE PARTY	4	0	,,	
W.E.	Cummin Seed		12	0	"	
	,, Black (Caleejeera)		12 5 5	0	,,	
3134	Ground Nuts, with shell		5	0	,,	
188	without shell		6	0	,,	
. 5	Jingeely or Teel Seed		6	0	"	H CONTRACTOR
100	Linseed		5	0	,,	
	Methee Seed		5	0	PARTY OF BUILDING	
120	Mustard Seed	1944	4	8	May of the	
	Poppy Seed		5	8	"	A STATE OF THE STA
	Rape or Sursee Seed	la lo	4	8		
	Other sorts		Ad vo		em. "	Three per cent.
8	SPICES-					
	Aloe Wood		3	0	per lb.	
	Betelnut in Husk		2		per 1,000.	
	Cardamoms		200		per ewt.	
	,, Large, Bastard		4.0	0	33	
	Chillies, Dried		8	0	21	
	Ginger, Dry (Rough), Malabar		10	0	2,	
	Rangal		7	0	3)	
SF	" (Scraped)		15	0	"	
	Pepper		15	0	man' manet	
	Turmeric		5	0	"	
	All other sorts		Ad ve	. 7		

### SCHEDULE C.

(See section 9.)

NUMBER AND YEAR.	SUBJECT OR TITLE.	EXTENT OF REPEAL.
Act XIV of 1836	Bengal Customs	So much as has not been repealed.
" VI of 1844	Madras Customs	So much of schedules A and B as has not been repealed.
" I of 1852	An Act for the consolidation and amendment of the Laws relating to the Customs under the Presidency of Bombay.	So much as has not been repealed.
, XXX of 1854	An Act to provide for the levy of Duties of Customs in the Arracan, Pegu, Martaban, and Tenasserim Provinces.	Section three from the beginning down to and including the words "shall be free; provided that"
" XXIX of 1857	Bombay Land Customs	So much of section two as has not been repealed.
" XXII of 1859	An Act to amend Act I of 1852 (for the consolidation and amend- ment of the Laws relating to the Customs under the Presidency of Bombay).	So much as has not been repealed.

### SCHEDULE C-continued.

NUMBER AND YEAR.	SUBJECT OR TITLE.	EXTENT OF REPEAL.
Act III of 1861	An Act to provide for the collection of Duty of Customs on Pepper exported by Sea from the British Port of Cochin.	The whole.
" 11 of 1868	An Act to alter the rate of duty leviable on pepper exported from Cochin.	The whole.
" XXIV of 1869	An Act to enhance the price of Salt in the Presidency of Fort St. George and the duty on Salt in the Presidency of Bombay.	In section two, the words "either by sea or"
"XVII of 1870	An Act to amend the Law relating to Customs Duties.	The whole.

WHITLEY STOKES, Secy. to the Govt. of India.

The following Act of the Governor General of India in Council received the assent of His Excellency the Governor General on the 31st March 1871, and is hereby promulgated for general information:—

### ACT No. XIV of 1871.

An Act for the further amendment of the Consolidated Customs Act.

For the further amendment of the Consolidated

Preamble.

Customs Act (No. VI of 1863); It is hereby enacted as follows:—

- 1. Section twenty-three of the said Act shall
  be deemed to authorize and
  to have always authorized
  the Governor General in
  Council to prohibit or restrict the importation or
  exportation, by sea or by land, or both by sea and
  by land, of any particular class of goods.
- Warrant to be given every time goods are warehoused.

  Warrant to be given every time goods are warehoused.

  Nouse Association, the Secretary of the said Association, shall deliver a warrant signed by him as such to the person lodging the goods.

Such warrant shall be in the form in the scheform of warrant. dule to this Act annexed, and shall be transferable by endorsement; and the endorsee shall be entitled to receive the goods specified in such warrant on the same terms as those on which the person who originally lodged the goods would have been entitled to receive the same.

- 3. All goods found on board any boat in excess
  Goods found in boat in of the boat-note or Customexcess of boat-note or house pass, whether such goods are intended to be landed or to be shipped on board any vessel, shall be liable to confiscation.
- 4. This Act shall be read with and taken as

  Act to be read with part of the Consolidated

  Act VI of 1863, Customs Act.

### SCHEDULE.

FORM OF BONDED WARRANT.

(See section 2.)

I do hereby certify that have deposited in the Warehouse of the undermentioned goods which goods, the engage on demand, after payment of rent and incidental charges and Government Dues or Customs chargeable thereon, to deliver to the said or their assigns, or to the holder of this warrant to whom it may be transferred by endorsement.

WHITLEY STOKES, Secy. to the Govt. of India. The following Act of the Governor General of India in Council received the assent of His Excellency the Governor General on the 31st March 1871, and is hereby promulgated for general information:—

ACT No. XV of 1871.

## THE BROACH THÁKURS' RELIEF ACT.

#### CONTENTS.

Preamble.

#### SECTION.

#### I.—PRELIMINARY

- 1. Short title.
- 2. Interpretation-clause.

#### II .- VESTING ORDER.

- Power to vest management of th\u00e1kur's property in officer appointed by Local Government.
- 4. Effect of order.

Bar of suits against thákur.

Thákur freed from arrest,

and his moveable property from attachment for prior debts.

Cessation of his power to alienate.

Immoveable property freed from attachment.

#### III.—DUTIES OF MANAGER.

 Manager to receive rents and profits, and pay therefrom the Government demand,

an annual sum for maintenance of the thákur and his heir, costs of repairs and improvements, costs of management,

and the debts and liabilities.

### IV.—SETTLEMENT OF DEBTS.

- Notice to claimants against thákur. Copies of notice to be exhibited.
- 7. Claim to contain full particulars.

  Documents to be given up.

Entries in books.

Exclusion of documents not produced.

- Debt or liability not duly notified, to be barred.
   Provision for admission of claim within further period of nine months.
- 9. Determination of debts and liabilities.
- 10. Appeal.
- 11. Scheme for settlement of debts and liabilities. Power to return scheme for revision.
- Restoration of thakur to his property. Revival of barred proceedings and debts.

### V.—Powers of Manager.

- 13. Power to call for further particulars.
- 14. Power to summon witnesses and compel production of documents.
- 15. Power to administer oaths.
- 16. Investigation to be deemed a judicial proceeding.
  Statements of persons examined, to be evidence.

SECTION.

- 17. Manager to have powers of a Collector.
  Power to remove mortgagee in possession.
- 18. Power to lease.
- 19. Power to raise money by mortgage or sale.

  Manager's receipts.

#### VI.-MISCELLANEOUS.

- 20. Power to make rules.
- 21. Power to appoint new Managers.
- 22. Managers to be public servants.
- 23. Bar of suits.
- 24. Petitions, &c., under Act exempt from Court fees.
- 25. Saving of jurisdiction of Courts in Broach in respect of certain suits.
- 26. Amendment of Bombay Act VI of 1862. SCHEDULE.

#### AN ACT TO RELIEVE FROM INCUMBRANCES THE ESTATES OF THAKURS IN BROACH.

Whereas the majority of the Thákurs in Broach are in debt, and their immoveable property is subject to mortgages, charges and liens; and whereas it is expedient to provide for their relief in manner hereinafter appearing; It is hereby enacted as follows:—

#### I.—PRELIMINARY.

Short title.

1. This Act may be called "The Broach Thákurs' Relief Act."

Interpretation-clause. 2. In this Act-

'thákur' means a person mentioned in the schedule hereto annexed, and

'heir' means the person for the time being entitled as heir to a thákur.

### II.—VESTING ORDER.

3. Whenever, within twelve months after the passing of this Act, any Power to vest manage- thákur,

Power to vest management of thakur's property in officer appointed by Local Government.

or (when such thákur is an infant, or of unsound mind, or an idiot) his guarbor local curator

dian, committee, or other legal curator,

or the person who would be heir to such thakur if he died intestate,

or (when such person is an infant, or of unsound mind, or an idiot) his guardian, committee, or other legal curator,

applies in writing to the Governor of Bombay in Council, stating that the thákur is subject to, or that his immoveable property is charged with, debts or liabilities other than debts due, or liabilities incurred, to Government, and requesting that the provisions of this Act be applied to his case, the Governor of Bombay in Council, may by order published in the Bombay Government Gazette, appoint an officer (hereinafter called the Manager), and vest in him the management of the immoveable property of or to which the thákur is then possessed or entitled in his own right, or which he is entitled to redeem, or which may be acquired by or devolve on the thákur or his heir during the continuance of such management.

Effect of order.

4. On such publication, the following consequences shall ensue:—

first, all proceedings in respect to such debts or

Bar of suits against liabilities which may then be
thákur. pending in any Civil Court
in British India, shall be barred; and all processes,
executions and attachments for or in respect of
such debts and liabilities shall become null and void;

secondly, so long as such management continues,
Thákur freed from the thákur and his heir shall
arrest, not be liable to arrest for or
in respect of the debts and liabilities to which the
thákur was immediately before the said publication
subject, or with which his immoveable property or
any part thereof was then charged, other than
debts due, or liabilities incurred, to Government;

nor shall their moveable property be liable to and his moveable property from attachment or sale, under process of any Civil Court in British India, for or in respect of such debts and liabilities other than as aforesaid; and

thirdly, so long as such management continues,

Cessation of his power (a) the thakur and his to allenate. heir shall be incompetent to mortgage, charge, lease or alienate their immoveable property or any part thereof, or to grant valid receipts for the rents and profits arising or accruing therefrom;

and (b) such property shall be exempt from Immoveable property attachment or sale under freed from attachment. such process as aforesaid, except for or in respect of debts due, or liabilities incurred, to Government.

#### III.—Duties of Manager.

5. The Manager shall, during his management Manager to receive of the said property, receive rents and profits, and recover all rents and profits due in respect thereof; and shall, upon receiving such rents and profits, give receipts for the same.

From the sums so received, he shall pay-

first, the Government revenue, and all debts or and pay therefrom the liabilities for the time being Government demand, due or incurred to Government in respect of the said property:

secondly, such annual sum as appears to the an annual sum for Governor of Bombay in maintenance of the thá- Council requisite for the mainkur and his heir, tenance of the thákur, his heir and their families:

thirdly, the costs of such repairs and improvecosts of repairs and ments of the property as improvements, appear necessary to the Manager and are approved by the Governor of Bombay in Council,

and the residue shall be applied in discharge of the costs of management, and in settlement of such debts and liabilities of the thakur and his heir and their immoveable property, as may be established under the provisions hereinafter contained.

### IV.—SETTLEMENT OF DEBTS.

6. On the publication of the order vesting in Notice to claimants him the management of the against thakur. said property, the Manager shall publish in the Bombay Government Gazette a notice in English and Gujarathi, calling upon all persons having claims against the thakur or his immoveable property to notify the same in writing to such Manager within three months from the date of the publication.

He shall also cause copies of such notice to be Copies of notice to be exhibited at the Mámlatdárs' Kachahrís in the District or Districts in which the said property lies and at such other places as the Manager thinks fit.

7. Every such claimant shall, along with his Claim to contain full claim, present full particulars particulars. thereof.

Every document on which the claimant founds his

Documents to be given claim, or on which he relies

up. claim, or on which he relies
in support thereof, shall be
delivered to the Manager along with the claim.

If the document be an entry in any book, the claimant shall produce the book to the Manager, to-gether with a copy of the entry on which he relies. The Manager shall mark the book for the purpose of identification, and, after examining and comparing the copy with the original, shall return the book to the claimant,

If any document in the possession or under the Exclusion of docu. control of the claimant is ments not produced. not delivered or produced by him to the Manager along with the claim, the Manager may refuse to receive such document in evidence on the claimant's behalf at the investigation of the case.

8. Every debt or liability (other than debts due, or liabilities incurred, to duly notified, to be barred.

Government) to which the thakur is subject, or with which his immoveable property or any part thereof is charged, and which is not duly notified to the Manager within the time and in manner hereinbefore mentioned, shall be barred:

Provided that, when proof is made to the MaProvision for admission of claim within further period of nine months.

admit such claim within the further period of nine months from the expiration of the said period of three months.

- 9. The Manager shall, in accordance with the Determination of debts rules to be made under this and liabilities. Act, determine the amount of the debts and liabilities due to the several creditors of the thakur and persons holding mortgages, charges or liens on the said property or any part thereof.
- 10. An appeal against any refusal, admission or determination under sections seven, eight or mne shall lie, if preferred within six weeks from the date of such determination, to the Commissioner of Division to whom the Manager is subordinate, and the decision of such Commissioner, or of the Manager if no such appeal has been so preferred, shall be final
- Scheme for settlement liabilities has been finally of debts and liabilities. determined, the Manager shall prepare and submit to the Governor of Bombay in Council, a schedule of such debts and liabilities, and a scheme for the settlement thereof; and such scheme, when approved by the Governor of Bombay in Council, shall be carried into effects.

Until such approval is given, the Governor of
Bombay in Council may, as
Power to return often as he thinks fit, send
scheme for revision. back such scheme to the Manager for revision, and direct him to make such
further enquiry as may be requisite for the proper
preparation of the scheme,

Restoration of thákur to his property.

12. When all such debts and liabilities have been discharged,

or if, within six months after the publication of the order mentioned in section three, the Governor of Bombay in Council thinks that the provisions of this Act should not continue to apply to the case of the thakur or his heir, the thakur or his heir shall be restored to the possession and enjoyment of his immoveable property, or of such part thereof as has not been sold by the Manager under the power contained in section nineteen, but subject to the leases and mortgages (if any) granted and made by the Manager under the powers hereinafter contained.

Revival of barred proceedings and debts.

Revival of barred in the circumstances mentioned in the second clause of this section, the proceedings, processes, executions and attachments mentioned in section three (so far as they relate to debts and liabilities not settled by the Manager), and the debts and liabilities barred by section eight, shall be revived, and any mortgagee dispossessed under section seventeen shall be reinstated unless his claim under the mortgage has been satisfied;

and in calculating the periods of limitation applicable to such revived proceedings and to suits to recover and enforce such revived debts and liabilities, the time intervening between such restoration and the publication of the order mentioned in section three shall be excluded.

#### V .- POWERS OF MANAGER.

Power to call for further particulars.

Power to call for further particulars.

Act, and may at his discretion refuse to proceed with the investigation of the claim until such particulars are supplied.

14. For the purposes of this Act, the Manager
Power to summon witnesses and compel production of documents.

dence, and compel the production of documents by
the same means, and, as far as possible, in the same
manner, as is provided in the case of a Civil Court
by the Code of Civil Procedure.

Power to administer an oath in such form as he thinks fit to any person examined before him touching the matters to be enquired into under this Act.

16. Every investigation conducted by the Mainvestigation to be nager with reference to any
deemed a judicial proclaim preferred before him
under this Act, or to any
matter connected with any such claim, shall be
taken to be a judicial proceeding within the meaning of the Indian Penal Code.

And every statement made by any person examined by or before the Manager with reference to such investigation, whether upon oath or otherwise, shall be taken to be evidence within the meaning of the same Code.

Manager to have powers of a Collector.

Manager to have powers of a Collector.

Same powers as a Collector possesses under the law for the time being in force for the realization and recovery of land-revenue due to Government.

And if such property, or any part thereof, be in the possession of any mort-gagee in possession. the Manager may apply to the Court of the

District Judge within whose jurisdiction the property is situate, and such Court shall cause the same to be delivered to the Manager as if a decree therefor had been made in his favour; but without prejudice to the mortgagee preferring his claim under the provisions hereinbefore contained.

Power to lease.

The rules made under section twenty, the Manager shall have power to demise all or any part of the said property, for any term of years not exceeding twenty years absolute, to take effect in possession, in consideration of any fine or fines, or without fine, and reserving such rents and under such conditions as may be agreed upon.

19. The Manager, with the previous assent of Power to raise money the Governor of Bombay in by mortgage or sale. Council, shall have power to raise any money which may be required for the settlement of the debts and liabilities (other than as aforesaid) to which the thákur is subject, or with which his immoveable property or any part thereof is charged,

by demising by way of mortgage the whole or any part of such property for a term not exceeding twenty years from the said publication,

or by selling, with the previous consent of the thakur and of the person (being of full age) who would be his heir if he died intestate, by public auction or by private contract, and upon such terms as the Manager thinks fit, such portion of the same property as may appear expedient.

And no mortgagee advancing money upon any mortgage made under this section, shall be bound to see that such money is wanted or that no more than is wanted is raised.

And the receipt of the Manager for any monies paid to him upon any mort-gage or sale made under this section, or for any rents or profits received by him under section five, shall discharge the person paying the same therefrom and from being concerned to see to the application thereof.

The power to mortgage conferred by this section shall not be exercisable until six months have elapsed from the publication of the order mentioned in section three.

### VI.—MISCELLANEOUS.

20. The Governor of Bombay in Council may,

Power to make rules.

from time to time, make
rules consistent with this
Act in all matters connected with its enforcement.

Such rules, when published in the Bombay Government Gazette, shall have the force of law.

21. Whenever the Governor of Bombay in Power to appoint new Council thinks fit, he may Managers appoint any officer to be a Manager in the stead of any Manager appointed under this Act; and thereupon the management then vested under this Act in the former Manager shall become vested in the new Manager.

Every such new Manager shall have the same powers as if he had been originally appointed.

22. Every Manager appointed under this Act

Managers to be public shall be deemed a public serservants. vant within the meaning of
the Indian Penal Code.